(Revised October 26, 2006)

SUBCHAPTER A-GENERAL

PART 201-FEDERAL ACQUISITION REGULATIONS SYSTEM

SUBPART 201.1-PURPOSE, AUTHORITY, ISSUANCE

SUBPART 201.2-ADMINISTRATION

SUBPART 201.3-AGENCY ACQUISITION REGULATIONS

SUBPART 201.4-DEVIATIONS FROM THE FAR

SUBPART 201.6-CONTRACTING AUTHORITY AND RESPONSIBILITIES

PART 202-DEFINITIONS OF WORDS AND TERMS

SUBPART 202.1-DEFINITIONS

PART 203-IMPROPER BUSINESS PRACTICES AND PERSONAL CONFLICTS OF INTEREST

SUBPART 203.0

SUBPART 203.1-SAFEGUARDS

SUBPART 203.5-OTHER IMPROPER BUSINESS PRACTICES

SUBPART 203.7-VOIDING AND RESCINDING CONTRACTS

SUBPART 203.70-CONTRACTOR STANDARDS OF CONDUCT

PART 204-ADMINISTRATIVE MATTERS

SUBPART 204.1-CONTRACT EXECUTION

SUBPART 204.2-CONTRACT DISTRIBUTION

SUBPART 204.4-SAFEGUARDING CLASSIFIED INFORMATION WITHIN INDUSTRY

SUBPART 204.6-CONTRACT REPORTING

SUBPART 204.8-CONTRACT FILES

SUBPART 204.9—TAXPAYER IDENTIFICATION NUMBER INFORMATION

SUBPART 204.11—CENTRAL CONTRACTOR REGISTRATION

SUBPART 204.70-UNIFORM PROCUREMENT INSTRUMENT IDENTIFICATION NUMBERS

1998 EDITION i

SUBPART 204.71-UNIFORM CONTRACT LINE ITEM NUMBERING SYSTEM SUBPART 204.72-CONTRACTOR IDENTIFICATION

SUBCHAPTER B-COMPETITION AND ACQUISITION PLANNING PART 205-PUBLICIZING CONTRACT ACTIONS

SUBPART 205.2-SYNOPSES OF PROPOSED CONTRACT ACTIONS

SUBPART 205.3-SYNOPSES OF CONTRACT AWARDS

SUBPART 205.4-RELEASE OF INFORMATION

SUBPART 205.5-PAID ADVERTISEMENTS

PART 206-COMPETITION REQUIREMENTS

SUBPART 206.0

SUBPART 206.2-FULL AND OPEN COMPETITION AFTER EXCLUSION OF SOURCES

SUBPART 206.3-OTHER THAN FULL AND OPEN COMPETITION
PART 207-ACQUISITION PLANNING

SUBPART 207.1-ACQUISITION PLANS

SUBPART 207.4-EQUIPMENT LEASE OR PURCHASE

SUBPART 207.5—INHERENTLY GOVERNMENTAL FUNCTIONS

SUBPART 207.70-BUY-TO-BUDGET – ADDITIONAL QUANTITIES OF END ITEMS

PART 208-REQUIRED SOURCES OF SUPPLIES AND SERVICES

SUBPART 208.0

SUBPART 208.4-FEDERAL SUPPLY SCHEDULES

SUBPART 208.7-ACQUISITION FROM THE BLIND AND OTHER SEVERELY HANDICAPPED

SUBPART 208.70-COORDINATED ACQUISITION

SUBPART 208.71-ACQUISITION FOR NATIONAL AERONAUTICS AND SPACE ADMINISTRATION (NASA)

SUBPART 208.72—RESERVED

1998 EDITION ii

SUBPART 208.73-USE OF GOVERNMENT-OWNED PRECIOUS METALS

SUBPART 208.74-ENTERPRISE SOFTWARE AGREEMENTS

PART 209-CONTRACTOR QUALIFICATIONS

SUBPART 209.1-RESPONSIBLE PROSPECTIVE CONTRACTORS

SUBPART 209.2-QUALIFICATIONS REQUIREMENTS

SUBPART 209.4-DEBARMENT, SUSPENSION, AND INELIGIBILITY

PART 210-MARKET RESEARCH

SUBPART 210.0

PART 211-DESCRIBING AGENCY NEEDS

SUBPART 211.0

SUBPART 211.1-SELECTING AND DEVELOPING REQUIREMENTS DOCUMENTS

SUBPART 211.2-USING AND MAINTAINING REQUIREMENTS DOCUMENTS

SUBPART 211.5-LIQUIDATED DAMAGES

SUBPART 211.6-PRIORITIES AND ALLOCATIONS

PART 212-ACQUISITION OF COMMERCIAL ITEMS

SUBPART 212.1-ACQUISITION OF COMMERCIAL ITEMS - GENERAL

SUBPART 212.2—SPECIAL REQUIREMENTS FOR THE ACQUISITION OF COMMERCIAL ITEMS

SUBPART 212.3—SOLICITATION PROVISIONS AND CONTRACT CLAUSES FOR THE ACQUISITION OF COMMERCIAL ITEMS

SUBPART 212.5-APPLICABILITY OF CERTAIN LAWS TO THE ACQUISITION OF COMMERCIAL ITEMS

SUBPART 212.6–STREAMLINED PROCEDURES FOR EVALUATION AND SOLICITATION FOR COMMERCIAL ITEMS

SUBPART 212.70—PILOT PROGRAM FOR TRANSITION TO FOLLOW-ON CONTRACTING AFTER USE OF OTHER TRANSACTION AUTHORITY

1998 EDITION iii

SUBCHAPTER C-CONTRACTING METHODS AND CONTRACT TYPES PART 213-SIMPLIFIED ACQUISITION PROCEDURES

SUBPART 213.1-PROCEDURES

SUBPART 213.2-ACTIONS AT OR BELOW THE MICRO-PURCHASE THRESHOLD

SUBPART 213.3-SIMPLIFIED ACQUISITION METHODS

SUBPART 213.4-FAST PAYMENT PROCEDURE

SUBPART 213.70–SIMPLIFIED ACQUISITION PROCEDURES UNDER THE 8(A) PROGRAM

PART 214-SEALED BIDDING

SUBPART 214.2-SOLICITATION OF BIDS

SUBPART 214.4-OPENING OF BIDS AND AWARD OF CONTRACT

PART 215-CONTRACTING BY NEGOTIATION

SUBPART 215.2—SOLICITATION AND RECEIPT OF PROPOSALS AND INFORMATION

SUBPART 215.3—SOURCE SELECTION

SUBPART 215.4—CONTRACT PRICING

PART 216-TYPES OF CONTRACTS

SUBPART 216.1-SELECTING CONTRACT TYPES

SUBPART 216.2-FIXED-PRICE CONTRACTS

SUBPART 216.3-COST-REIMBURSEMENT CONTRACTS

SUBPART 216.4-INCENTIVE CONTRACTS

SUBPART 216.5-INDEFINITE-DELIVERY CONTRACTS

SUBPART 216.6-TIME-AND-MATERIALS, LABOR-HOUR, AND LETTER CONTRACTS

SUBPART 216.7-AGREEMENTS

PART 217-SPECIAL CONTRACTING METHODS

SUBPART 217.1-MULTIYEAR CONTRACTING

1998 EDITION iv

SUBPART 217.2-OPTIONS

SUBPART 217.5-INTERAGENCY ACQUISITIONS UNDER THE ECONOMY ACT

SUBPART 217.6-MANAGEMENT AND OPERATING CONTRACTS

SUBPART 217.70-EXCHANGE OF PERSONAL PROPERTY

SUBPART 217.71-MASTER AGREEMENT FOR REPAIR AND ALTERATION OF VESSELS

SUBPART 217.72—RESERVED

SUBPART 217.73-IDENTIFICATION OF SOURCES OF SUPPLY

SUBPART 217.74-UNDEFINITIZED CONTRACT ACTIONS

SUBPART 217.75-ACQUISITION OF REPLENISHMENT PARTS

SUBPART 217.76-CONTRACTS WITH PROVISIONING REQUIREMENTS

SUBPART 217.77-OVER AND ABOVE WORK

SUBPART 217.78—CONTRACTS OR DELIVERY ORDERS ISSUED BY A NON-DOD AGENCY

PART 218-RESERVED

SUBCHAPTER D-SOCIOECONOMIC PROGRAMS PART 219-SMALL BUSINESS PROGRAMS

SUBPART 219.0

SUBPART 219.2-POLICIES

SUBPART 219.4–COOPERATION WITH THE SMALL BUSINESS ADMINISTRATION

SUBPART 219.5-SET-ASIDES FOR SMALL BUSINESS

SUBPART 219.6-CERTIFICATES OF COMPETENCY

SUBPART 219.7—THE SMALL BUSINESS SUBCONTRACTING PROGRAM

SUBPART 219.8–CONTRACTING WITH THE SMALL BUSINESS ADMINISTRATION (THE 8(A) PROGRAM)

SUBPART 219.10-SMALL BUSINESS COMPETITIVENESS DEMONSTRATION PROGRAM

1998 EDITION v

SUBPART 219.11-PRICE EVALUATION ADJUSTMENT FOR SMALL DISADVANTAGED BUSINESS CONCERNS

SUBPART 219.13—HISTORICALLY UNDERUTILIZED BUSINESS ZONE (HUBZONE) PROGRAM

SUBPART 219.12-SMALL DISADVANTAGED BUSINESS PARTICIPATION

SUBPART 219.70-RESERVED

SUBPART 219.71-PILOT MENTOR-PROTEGE PROGRAM

PART 220-RESERVED

PART 221-RESERVED

PART 222-APPLICATION OF LABOR LAWS TO GOVERNMENT ACQUISITIONS

SUBPART 222.0

SUBPART 222.1-BASIC LABOR POLICIES

SUBPART 222.3-CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

SUBPART 222.4—LABOR STANDARDS FOR CONTRACTS INVOLVING CONSTRUCTION

SUBPART 222.6-WALSH-HEALEY PUBLIC CONTRACTS ACT

SUBPART 222.8-EQUAL EMPLOYMENT OPPORTUNITY

SUBPART 222.10-SERVICE CONTRACT ACT OF 1965, AS AMENDED

SUBPART 222.13-SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA, AND OTHER ELIGIBLE VETERANS

SUBPART 222.14-EMPLOYMENT OF THE HANDICAPPED

SUBPART 222.17—COMBATING TRAFFICKING IN PERSONS

SUBPART 222.70–RESTRICTIONS ON THE EMPLOYMENT OF PERSONNEL FOR WORK ON CONSTRUCTION AND SERVICE CONTRACTS IN NONCONTIGUOUS STATES

SUBPART 222.71-RIGHT OF FIRST REFUSAL OF EMPLOYMENT

SUBPART 222.72—COMPLIANCE WITH LABOR LAWS OF FOREIGN GOVERNMENTS

SUBPART 222.73—LIMITATIONS APPLICABLE TO CONTRACTS PERFORMED ON GUAM

1998 EDITION vi

PART 223-ENVIRONMENT, ENERGY AND WATER EFFICIENCY, RENEWABLE ENERGY TECHNOLOGIES, OCCUPATIONAL SAFETY, AND DRUG-FREE WORKPLACE

SUBPART 223.3—HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA

SUBPART 223.4-USE OF RECOVERED MATERIAL

SUBPART 223.5-DRUG-FREE WORKPLACE

SUBPART 223.8-OZONE-DEPLETING SUBSTANCES

SUBPART 223.70-RESERVED

SUBPART 223.71-STORAGE AND DISPOSAL OF TOXIC AND HAZARDOUS MATERIALS

SUBPART 223.72—SAFEGUARDING SENSITIVE CONVENTIONAL ARMS, AMMUNITION, AND EXPLOSIVES

PART 224-PROTECTION OF PRIVACY AND FREEDOM OF INFORMATION

SUBPART 224.1-PROTECTION OF INDIVIDUAL PRIVACY

SUBPART 224,2-FREEDOM OF INFORMATION ACT

PART 225-FOREIGN ACQUISITION

SUBPART 225.0

SUBPART 225.1-BUY AMERICAN ACT-SUPPLIES

SUBPART 225.2-BUY AMERICAN ACT-CONSTRUCTION MATERIALS

SUBPART 225.4-TRADE AGREEMENTS

SUBPART 225.5-EVALUATING FOREIGN OFFERS-SUPPLY CONTRACTS

SUBPART 225.7-PROHIBITED SOURCES

SUBPART 225.8-OTHER INTERNATIONAL AGREEMENTS AND COORDINATION

SUBPART 225.9-CUSTOMS AND DUTIES

SUBPART 225.10-ADDITIONAL FOREIGN ACQUISITION REGULATIONS

SUBPART 225.11-SOLICITATION PROVISIONS AND CONTRACT CLAUSES

SUBPART 225.70-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND OTHER STATUTORY RESTRICTIONS ON FOREIGN ACQUISITION

1998 EDITION vii

SUBPART 225.71-OTHER RESTRICTIONS ON FOREIGN ACQUISITION

SUBPART 225.72—REPORTING CONTRACT PERFORMANCE OUTSIDE THE UNITED STATES

SUBPART 225.73-ACQUISITIONS FOR FOREIGN MILITARY SALES

SUBPART 225.74-DEFENSE CONTRACTORS OUTSIDE THE UNITED STATES

SUBPART 225.75-BALANCE OF PAYMENTS PROGRAM

SUBPART 225.76—SECONDARY ARAB BOYCOTT OF ISRAEL

PART 226-OTHER SOCIOECONOMIC PROGRAMS

SUBPART 226.1-INDIAN INCENTIVE PROGRAM

SUBPART 226.3—HISTORICALLY BLACK COLLEGES AND UNIVERSITIES AND MINORITY INSTITUTIONS

SUBPART 226.70-RESERVED

SUBPART 226.71-PREFERENCE FOR LOCAL AND SMALL BUSINESS

SUBCHAPTER E-GENERAL CONTRACTING REQUIREMENTS

PART 227-PATENTS, DATA, AND COPYRIGHTS

SUBPART 227.3-PATENT RIGHTS UNDER GOVERNMENT CONTRACTS

SUBPART 227.4-RIGHTS IN DATA AND COPYRIGHTS

SUBPART 227.6-FOREIGN LICENSE AND TECHNICAL ASSISTANCE AGREEMENTS

SUBPART 227.70-INFRINGEMENT CLAIMS, LICENSES, AND ASSIGNMENTS

SUBPART 227.71-RIGHTS IN TECHNICAL DATA

SUBPART 227.72—RIGHTS IN COMPUTER SOFTWARE AND COMPUTER SOFTWARE DOCUMENTATION

PART 228-BONDS AND INSURANCE

SUBPART 228.1-BONDS

SUBPART 228.3-INSURANCE

PART 229-TAXES

SUBPART 229.1-GENERAL

1998 EDITION viii

SUBPART 229.4-CONTRACT CLAUSES

SUBPART 229.70-SPECIAL PROCEDURES FOR OVERSEAS CONTRACTS

PART 230-COST ACCOUNTING STANDARDS ADMINISTRATION

SUBPART 230.2-CAS PROGRAM REQUIREMENTS

SUBPART 230.70–FACILITIES CAPITAL EMPLOYED FOR FACILITIES IN USE

SUBPART 230.71-FACILITIES CAPITAL EMPLOYED FOR FACILITIES UNDER CONSTRUCTION

PART 231-CONTRACT COST PRINCIPLES AND PROCEDURES

SUBPART 231.1-APPLICABILITY

SUBPART 231.2-CONTRACTS WITH COMMERCIAL ORGANIZATIONS

SUBPART 231.3-CONTRACTS WITH EDUCATIONAL INSTITUTIONS

SUBPART 231.6-CONTRACTS WITH STATE, LOCAL, AND FEDERALLY RECOGNIZED INDIAN TRIBAL GOVERNMENTS

SUBPART 231.7-CONTRACTS WITH NONPROFIT ORGANIZATIONS
PART 232-CONTRACT FINANCING

SUBPART 232.0

SUBPART 232.1-NON-COMMERCIAL ITEM PURCHASE FINANCING

SUBPART 232.2—COMMERCIAL ITEM PURCHASE FINANCING

SUBPART 232.3-LOAN GUARANTEES FOR DEFENSE PRODUCTION

SUBPART 232.4-ADVANCE PAYMENTS FOR NON-COMMERCIAL ITEMS

SUBPART 232.5-PROGRESS PAYMENTS BASED ON COSTS

SUBPART 232.6-CONTRACT DEBTS

SUBPART 232.7-CONTRACT FUNDING

SUBPART 232.8-ASSIGNMENT OF CLAIMS

SUBPART 232.9-PROMPT PAYMENT

SUBPART 232.10-PERFORMANCE-BASED PAYMENTS

SUBPART 232.11-ELECTRONIC FUNDS TRANSFER

1998 EDITION ix

SUBPART 232.70-ELECTRONIC SUBMISSION AND PROCESSING OF PAYMENT REQUESTS

SUBPART 232.71—LEVIES ON CONTRACT PAYMENTS

PART 233-PROTESTS, DISPUTES, AND APPEALS

SUBPART 233.2-DISPUTES AND APPEALS

SUBCHAPTER F-SPECIAL CATEGORIES OF CONTRACTING PART 234-MAJOR SYSTEM ACQUISITION

SUBPART 234.0

SUBPART 234.70—ACQUISITION OF MAJOR WEAPON SYSTEMS AS COMMERCIAL ITEMS

PART 235-RESEARCH AND DEVELOPMENT CONTRACTING

SUBPART 235.0

PART 236-CONSTRUCTION AND ARCHITECT-ENGINEER CONTRACTS

SUBPART 236.1-GENERAL

SUBPART 236.2–SPECIAL ASPECTS OF CONTRACTING FOR CONSTRUCTION

SUBPART 236.5-CONTRACT CLAUSES

SUBPART 236.6-ARCHITECT-ENGINEER SERVICES

SUBPART 236.7—STANDARD AND OPTIONAL FORMS FOR CONTRACTING FOR CONSTRUCTION, ARCHITECT-ENGINEER SERVICES, AND DISMANTLING, DEMOLITION, OR REMOVAL OF IMPROVEMENTS

PART 237-SERVICE CONTRACTING

SUBPART 237.1-SERVICE CONTRACTS-GENERAL

SUBPART 237.2-ADVISORY AND ASSISTANCE SERVICES

SUBPART 237.70-MORTUARY SERVICES

SUBPART 237.71-LAUNDRY AND DRY CLEANING SERVICES

SUBPART 237.72-EDUCATIONAL SERVICE AGREEMENTS

SUBPART 237.73-SERVICES OF STUDENTS AT RESEARCH AND DEVELOPMENT LABORATORIES

1998 EDITION x

SUBPART 237.74—SERVICES AT INSTALLATIONS BEING CLOSED

PART 238-FEDERAL SUPPLY SCHEDULE CONTRACTING

PART 239-ACQUISITION OF INFORMATION TECHNOLOGY

SUBPART 239.1-GENERAL

SUBPART 239.70-EXCHANGE OR SALE OF INFORMATION TECHNOLOGY

SUBPART 239.71-SECURITY AND PRIVACY FOR COMPUTER SYSTEMS

SUBPART 239.72-STANDARDS

SUBPART 239.73-RESERVED

SUBPART 239.74-TELECOMMUNICATIONS SERVICES

PART 240-RESERVED

PART 241-ACQUISITION OF UTILITY SERVICES

SUBPART 241.1-GENERAL

SUBPART 241.2-ACQUIRING UTILITY SERVICES

SUBPART 241.5-SOLICITATION PROVISION AND CONTRACT CLAUSES

SUBCHAPTER G-CONTRACT MANAGEMENT

PART 242-CONTRACT ADMINISTRATION AND AUDIT SERVICES

SUBPART 242.0

SUBPART 242.2-CONTRACT ADMINISTRATION SERVICES

SUBPART 242.3-CONTRACT ADMINISTRATION OFFICE FUNCTIONS

SUBPART 242.5-POSTAWARD ORIENTATION

SUBPART 242.6-CORPORATE ADMINISTRATIVE CONTRACTING OFFICER

SUBPART 242.7-INDIRECT COST RATES

SUBPART 242.8-DISALLOWANCE OF COSTS

SUBPART 242.11-PRODUCTION SURVEILLANCE AND REPORTING

SUBPART 242.12-NOVATION AND CHANGE-OF-NAME AGREEMENTS

SUBPART 242,14-TRAFFIC AND TRANSPORTATION MANAGEMENT

1998 EDITION xi

SUBPART 242.15—CONTRACTOR PERFORMANCE INFORMATION

SUBPART 242.70-RESERVED

SUBPART 242.71-VOLUNTARY REFUNDS

SUBPART 242.72—CONTRACTOR MATERIAL MANAGEMENT AND ACCOUNTING SYSTEM

SUBPART 242.73-CONTRACTOR INSURANCE/PENSION REVIEW

SUBPART 242.74-TECHNICAL REPRESENTATION AT CONTRACTOR FACILITIES

SUBPART 242.75—CONTRACTOR ACCOUNTING SYSTEMS AND RELATED CONTROLS

PART 243-CONTRACT MODIFICATIONS

SUBPART 243.1-GENERAL

SUBPART 243.2-CHANGE ORDERS

PART 244-SUBCONTRACTING POLICIES AND PROCEDURES

SUBPART 244.2-CONSENT TO SUBCONTRACTS

SUBPART 244.3-CONTRACTORS' PURCHASING SYSTEMS REVIEWS

SUBPART 244.4–SUBCONTRACTS FOR COMMERCIAL ITEMS AND COMMERCIAL COMPONENTS

PART 245-GOVERNMENT PROPERTY

SUBPART 245.1-GENERAL

SUBPART 245.3-PROVIDING GOVERNMENT PROPERTY TO CONTRACTORS

SUBPART 245.4-USE AND RENTAL OF GOVERNMENT PROPERTY

SUBPART 245.5-MANAGEMENT OF GOVERNMENT PROPERTY IN THE POSSESSION OF CONTRACTORS

SUBPART 245.6-REPORTING, REDISTRIBUTION, AND DISPOSAL OF CONTRACTOR INVENTORY

SUBPART 245.70-APPOINTMENT OF PROPERTY ADMINISTRATORS AND PLANT CLEARANCE OFFICERS

SUBPART 245.71-PLANT CLEARANCE FORMS

SUBPART 245.72-SPECIAL INSTRUCTIONS

1998 EDITION xii

SUBPART 245.73-SALE OF SURPLUS CONTRACTOR INVENTORY PART 246-QUALITY ASSURANCE

SUBPART 246.1-GENERAL

SUBPART 246.2-CONTRACT QUALITY REQUIREMENTS

SUBPART 246.3-CONTRACT CLAUSES

SUBPART 246.4-GOVERNMENT CONTRACT QUALITY ASSURANCE

SUBPART 246.5-ACCEPTANCE

SUBPART 246.6-MATERIAL INSPECTION AND RECEIVING REPORTS

SUBPART 246.7-WARRANTIES

PART 247-TRANSPORTATION

SUBPART 247.0

SUBPART 247.1-GENERAL

SUBPART 247.2—CONTRACTS FOR TRANSPORTATION OR FOR TRANSPORTATION-RELATED SERVICES

SUBPART 247.3-TRANSPORTATION IN SUPPLY CONTRACTS

SUBPART 247.5-OCEAN TRANSPORTATION BY U.S.-FLAG VESSELS

PART 248-VALUE ENGINEERING

PART 249-TERMINATION OF CONTRACTS

SUBPART 249.1-GENERAL PRINCIPLES

SUBPART 249.5-CONTRACT TERMINATION CLAUSES

SUBPART 249.70-SPECIAL TERMINATION REQUIREMENTS

PART 250-EXTRAORDINARY CONTRACTUAL ACTIONS

SUBPART 250.0

SUBPART 250.1-GENERAL

SUBPART 250.2-DELEGATION OF AND LIMITATIONS ON EXERCISE OF AUTHORITY

SUBPART 250.3-CONTRACT ADJUSTMENTS

SUBPART 250.4-RESIDUAL POWERS

1998 EDITION xiii

PART 251-USE OF GOVERNMENT SOURCES BY CONTRACTORS SUBPART 251.1-CONTRACTOR USE OF GOVERNMENT SUPPLY SOURCES SUBPART 251.2-CONTRACTOR USE OF INTERAGENCY FLEET MANAGEMENT SYSTEM (IFMS) VEHICLES

SUBCHAPTER H-CLAUSES AND FORMS

PART 252–SOLICITATION PROVISIONS AND CONTRACT CLAUSES
SUBPART 252.1–INSTRUCTIONS FOR USING PROVISIONS AND CLAUSES
SUBPART 252.2–TEXT OF PROVISIONS AND CLAUSES

PART 253-FORMS

253.2-Prescription of Forms

253.3-DD Forms

APPENDICES

APPENDIX A-ARMED SERVICES BOARD OF CONTRACT APPEALS

Part 1-Charter

Part 2-Rules

APPENDIX B-RESERVED

APPENDIX C-RESERVED

APPENDIX D—RESERVED

APPENDIX E—RESERVED

APPENDIX F-MATERIAL INSPECTION AND RECEIVING REPORT

Part 1-Introduction.

Part 2-Contract Quality Assurance (CQA) on Shipments Between Contractors.

Part 3-Preparation of the DD Form 250 and DD Form 250c.

Part 4-Distribution of DD Form 250 and DD Form 250c.

Part 5-Preparation of the DD Form 250-1 (Loading Report).

1998 EDITION xiv

Table of Contents

Part 6-Preparation of the DD Form 250-1 (Discharge Report).

Part 7-Distribution of the DD Form 250-1.

APPENDIX G-RESERVED

APPENDIX H-DEBARMENT AND SUSPENSION PROCEDURES

APPENDIX I–POLICY AND PROCEDURES FOR THE DOD PILOT MENTOR-PROTEGE PROGRAM

1998 EDITION xv

SUBPART 208.74-ENTERPRISE SOFTWARE AGREEMENTS

(Revised October 26, 2006)

208.7400 Scope of subpart.

This subpart prescribes policy and procedures for acquisition of commercial software and software maintenance, including software and software maintenance that is acquired--

- (a) As part of a system or system upgrade, where practicable;
- (b) Under a service contract;
- (c) Under a contract or agreement administered by another agency (e.g., under an interagency agreement);
- (d) Under a Federal Supply Schedule contract or blanket purchase agreement established in accordance with FAR 8.405 and 208.405-70; or
- (e) By a contractor that is authorized to order from a Government supply source pursuant to FAR 51.101.

208.7401 Definitions.

As used in this subpart--

"Enterprise software agreement" means an agreement or a contract that is used to acquire designated commercial software or related services such as software maintenance.

"Enterprise Software Initiative" means an initiative led by the DoD Chief Information Officer to develop processes for DoD-wide software asset management.

"Software maintenance" means services normally provided by a software company as standard services at established catalog or market prices, e.g., the right to receive and use upgraded versions of software, updates, and revisions.

208.7402 General.

Departments and agencies shall fulfill requirements for commercial software and related services, such as software maintenance, in accordance with the DoD Enterprise Software Initiative (ESI) (see website at http://www.esi.mil/). ESI promotes the use of enterprise software agreements (ESAs) with contractors that allow DoD to obtain favorable terms and pricing for commercial software and related services. ESI does not dictate the products or services to be acquired.

208.7403 Acquisition procedures.

Follow the procedures at PGI 208.7403 when acquiring commercial software and related services.

1998 EDITION 208.74-1

SUBPART 209.1-RESPONSIBLE PROSPECTIVE CONTRACTORS

(Revised October 26, 2006)

209.101 Definitions.

"Entity controlled by a foreign government," "foreign government," and "proscribed information" are defined in the provision at 252.209-7002, Disclosure of Ownership or Control by a Foreign Government.

209.104 Standards.

209.104-1 General standards.

- (e) For cost-reimbursement or incentive type contracts, or contracts which provide for progress payments based on costs or on a percentage or stage of completion, the prospective contractor's accounting system and related internal controls must provide reasonable assurance that—
 - (i) Applicable laws and regulations are complied with;
 - (ii) The accounting system and cost data are reliable;
 - (iii) Risk of misallocations and mischarges are minimized; and
 - (iv) Contract allocations and charges are consistent with invoice procedures.
 - (g)(i) Ownership or control by the government of a terrorist country.
- (A) Under 10 U.S.C. 2327(b), a contracting officer shall not award a contract of \$100,000 or more to a firm or to a subsidiary of a firm when a foreign government—
 - (1) Either directly or indirectly, has a significant interest—
 - (i) In the firm; or
 - (ii) In the subsidiary or the firm that owns the subsidiary; and
- (2) Has been determined by the Secretary of State under 50 U.S.C. App. 2405(j)(1)(A) to be a government of a country that has repeatedly provided support for acts of international terrorism.
- (B) The Secretary of Defense may waive the prohibition in paragraph (g)(i)(A) of this subsection in accordance with 10 U.S.C. 2327(c). This waiver authority may not be delegated.
- (ii) Ownership or control by a foreign government when access to proscribed information is required.
- (A) Under 10 U.S.C. 2536(a), no DoD contract under a national security program may be awarded to an entity controlled by a foreign government if that entity requires access to proscribed information to perform the contract.

1998 EDITION 209.1-1

- (B) Whenever the contracting officer has a question about application of the provision at 252.209-7002, the contracting officer may seek advice from the Director, Defense Security Programs, Office of the Assistant Secretary of Defense for Command, Control, Communications and Intelligence.
- (C) In accordance with 10 U.S.C. 2536(b)(1)(A), the Secretary of Defense may waive the prohibition in paragraph (g)(ii)(A) of this subsection upon determining that the waiver is essential to the national security interests of the United States. The Secretary has delegated authority to grant this waiver to the Assistant Secretary of Defense for Command, Control, Communications and Intelligence. Waiver requests, prepared by the requiring activity in coordination with the contracting officer, shall be processed through the Director of Defense Procurement and Acquisition Policy, Office of the Under Secretary of Defense (Acquisition, Technology, and Logistics), and shall include a proposed national interest determination. The proposed national interest determination, prepared by the requiring activity in coordination with the contracting officer, shall include:
- (1) Identification of the proposed awardee, with a synopsis of its foreign ownership (include solicitation and other reference numbers to identify the action);
- (2) General description of the acquisition and performance requirements;
- (3) Identification of the national security interests involved and the ways in which award of the contract helps advance those interests;
- (4) A statement as to availability of another entity with the capacity, capability and technical expertise to satisfy defense acquisition, technology base, or industrial base requirements; and
- (5) A description of any alternate means available to satisfy the requirement, e.g., use of substitute products or technology or alternate approaches to accomplish the program objectives.
- (D) In accordance with 10 U.S.C. 2536(b)(1)(B), the Secretary of Defense may, in the case of a contract awarded for environmental restoration, remediation, or waste management at a DoD facility, waive the prohibition in paragraph (g)(ii)(A) of this subsection upon—

(1) Determining that—

- (i) The waiver will advance the environmental restoration, remediation, or waste management objectives of DoD and will not harm the national security interests of the United States; and
- (ii) The entity to which the contract is awarded is controlled by a foreign government with which the Secretary is authorized to exchange Restricted Data under section 144 c. of the Atomic Energy Act of 1954 (42 U.S.C. 2164(c)); and
- (2) Notifying Congress of the decision to grant the waiver. The contract may be awarded only after the end of the 45-day period beginning on the date the notification is received by the appropriate Congressional committees.

1998 EDITION 209.1-2

209.104-4 Subcontractor responsibility.

Generally, the Canadian Commercial Corporation's (CCC) proposal of a firm as its subcontractor is sufficient basis for an affirmative determination of responsibility. However, when the CCC determination of responsibility is not consistent with other information available to the contracting officer, the contracting officer shall request from CCC and any other sources whatever additional information is necessary to make the responsibility determination.

209.104-70 Solicitation provisions.

- (a) Use the provision at 252.209-7001, Disclosure of Ownership or Control by the Government of a Terrorist Country, in all solicitations expected to result in contracts of \$100,000 or more. Any disclosure that the government of a terrorist country has a significant interest in an offeror or a subsidiary of an offeror shall be forwarded through the head of the agency to the Director of Defense Procurement and Acquisition Policy, ATTN: OUSD(AT&L)DPAP(PAIC), 3060 Defense Pentagon, Washington, DC 20301-3060.
- (b) Use the provision at 252.209-7002, Disclosure of Ownership or Control by a Foreign Government, in all solicitations, including those subject to the procedures in FAR Part 13, when access to proscribed information is necessary for contract performance.

209.105-1 Obtaining information.

For guidance on using the Excluded Parties List System, see PGI 209.105-1.

209.105-2 Determinations and documentation.

(a) The contracting officer shall submit a copy of a determination of nonresponsibility to the appropriate debarring and suspending official listed in 209.403.

209.106 Preaward surveys.

When requesting a preaward survey, follow the procedures at PGI 209.106.

1998 EDITION 209.1-3

SUBPART 211.2-USING AND MAINTAINING REQUIREMENTS DOCUMENTS

(Revised October 26, 2006)

211.201 Identification and availability of specifications.

Follow the procedures at PGI 211.201 for use of specifications, standards, and data item descriptions.

211.204 Solicitation provisions and contract clauses.

- (c) When contract performance requires use of specifications, standards, and data item descriptions that are not listed in the Acquisition Streamlining and Standardization Information System database, use provisions, as appropriate, substantially the same as those at—
- (i) 252.211-7001, Availability of Specifications, Standards, and Data Item Descriptions Not Listed in the Acquisition Streamlining and Standardization Information System (ASSIST), and Plans, Drawings, and Other Pertinent Documents; and
- (ii) 252.211-7002, Availability for Examination of Specifications, Standards, Plans, Drawings, Data Item Descriptions, and Other Pertinent Documents.

211.270 Reserved.

211.271 Elimination of use of class I ozone-depleting substances.

See Subpart 223.8 for restrictions on contracting for ozone-depleting substances.

211.272 Alternate preservation, packaging, and packing.

Use the provision at 252.211-7004, Alternate Preservation, Packaging, and Packing, in solicitations which include military preservation, packaging, or packing specifications when it is feasible to evaluate and award using commercial or industrial preservation, packaging, or packing.

211.273 Substitutions for military or Federal specifications and standards.

211.273-1 **Definition**.

"SPI process," as used in this section, is defined in the clause at 252.211-7005, Substitutions for Military or Federal Specifications and Standards.

211.273-2 Policy.

- (a) Under the Single Process Initiative (SPI), DoD accepts SPI processes in lieu of specific military or Federal specifications or standards that specify a management or manufacturing process.
- (b) DoD acceptance of an SPI process follows the decision of a Management Council, which includes representatives of the contractor, the Defense Contract Management Agency, the Defense Contract Audit Agency, and the military departments.

Defense Federal Acquisition Regulation Supplement

Part 211—Describing Agency Needs

(c) In procurements of previously developed items, SPI processes that previously were accepted by the Management Council shall be considered valid replacements for military or Federal specifications or standards, absent a specific determination to the contrary.

211.273-3 Procedures.

Follow the procedures at PGI 211.273-3 for encouraging the use of SPI processes instead of military or Federal specifications and standards.

211.273-4 Contract clause.

Use the clause at 252.211-7005, Substitutions for Military or Federal Specifications and Standards, in solicitations and contracts exceeding the micro-purchase threshold, when procuring previously developed items.

211.274 Item identification and valuation.

211.274-1 General.

Unique item identification and valuation is a system of marking and valuing items delivered to DoD that will enhance logistics, contracting, and financial business transactions supporting the United States and coalition troops. Through unique item identification policy, which capitalizes on leading practices and embraces open standards, DoD can—

- (a) Achieve lower life-cycle cost of item management and improve life-cycle property management;
 - (b) Improve operational readiness;
- (c) Provide reliable accountability of property and asset visibility throughout the life cycle; and
- (d) Reduce the burden on the workforce through increased productivity and efficiency.

211.274-2 Policy for unique item identification.

- (a) It is DoD policy that DoD unique item identification, or a DoD recognized unique identification equivalent, is required for—
- (1) All delivered items for which the Government's unit acquisition cost is \$5,000 or more;
- (2) Items for which the Government's unit acquisition cost is less than \$5,000, when identified by the requiring activity as serially managed, mission essential, or controlled inventory;
- (3) Items for which the Government's unit acquisition cost is less than \$5,000, when the requiring activity determines that permanent identification is required; and
 - (4) Regardless of value—
 - (i) Any DoD serially managed subassembly, component, or part embedded

Part 211—Describing Agency Needs

within a delivered item; and

- (ii) The parent item (as defined in 252.211-7003(a)) that contains the embedded subassembly, component, or part.
- (b) *Exceptions*. The Contractor will not be required to provide DoD unique item identification if—
- (1) The items, as determined by the head of the agency, are to be used to support a contingency operation or to facilitate defense against or recovery from nuclear, biological, chemical, or radiological attack; or
- (2) A determination and findings has been executed concluding that it is more cost effective for the Government requiring activity to assign, mark, and register the unique item identification after delivery of an item acquired from a small business concern or a commercial item acquired under FAR Part 12 or Part 8.
 - (i) The determination and findings shall be executed by—
- (A) The Component Acquisition Executive for an acquisition category (ACAT) I program; or
 - (B) The head of the contracting activity for all other programs.
- (ii) The DoD Unique Item Identification Program Office must receive a copy of the determination and findings required by paragraph (b)(2)(i) of this subsection. Send the copy to DPAP, SPEC ASST, 3060 Defense Pentagon, 3E1044, Washington, DC 20301-3060; or by facsimile to (703) 695-7596.

211.274-3 Policy for valuation.

- (a) It is DoD policy that contractors shall be required to identify the Government's unit acquisition cost (as defined in 252.211-7003(a)) for all items delivered, even if none of the criteria for placing a unique item identification mark applies.
 - (b) The Government's unit acquisition cost is—
- (1) For fixed-price type line, subline, or exhibit line items, the unit price identified in the contract at the time of delivery;
- (2) For cost-type or undefinitized line, subline, or exhibit line items, the contractor's estimated fully burdened unit cost to the Government at the time of delivery; and
- (3) For items delivered under a time-and-materials contract, the contractor's estimated fully burdened unit cost to the Government at the time of delivery.
- (c) The Government's unit acquisition cost of subassemblies, components, and parts embedded in delivered items need not be separately identified.

211.274-4 Contract clause.

Use the clause at 252.211-7003, Item Identification and Valuation, in solicitations and

contracts that require item identification or valuation, or both, in accordance with 211.274-2 and 211.274-3.

- (a) Complete paragraph (c)(1)(ii) of the clause with the contract line, subline, or exhibit line item number and description of any item(s) below \$5,000 in unit acquisition cost for which DoD unique item identification or a DoD recognized unique identification equivalent is required in accordance with 211.274-2(a)(2) or (3).
- (b) Complete paragraph (c)(1)(iii) of the clause with the applicable attachment number, when DoD unique item identification or a DoD recognized unique identification equivalent is required in accordance with 211.274-2(a)(4) for DoD serially managed subassemblies, components, or parts embedded within deliverable items.
 - (c) Use the clause with its Alternate I if—
 - (1) An exception in 211.274-2(b) applies; or
- (2) Items are to be delivered to the Government and none of the criteria for placing a unique item identification mark applies.

211.275 Radio frequency identification.

211.275-1 Definitions.

"Bulk commodities," "case," "palletized unit load," "passive RFID tag," and "radio frequency identification" are defined in the clause at 252.211-7006, Radio Frequency Identification.

211.275-2 Policy.

Radio frequency identification (RFID), in the form of a passive RFID tag, is required for individual cases and palletized unit loads that—

- (a) Contain items in any of the following classes of supply, as defined in DoD 4140.1-R, DoD Supply Chain Materiel Management Regulation, AP1.1.11, except that bulk commodities are excluded from this requirement:
 - (1) Subclass of Class I Packaged operational rations.
- (2) Class II Clothing, individual equipment, tentage, organizational tool kits, hand tools, and administrative and housekeeping supplies and equipment.
- (3) Class IIIP Packaged petroleum, lubricants, oils, preservatives, chemicals, and additives.
 - (4) Class IV Construction and barrier materials.
 - (5) Class VI Personal demand items (non-military sales items).
- (6) Subclass of Class VIII Medical materials (excluding pharmaceuticals, biologicals, and reagents).
- (7) Class IX Repair parts and components including kits, assemblies and subassemblies, reparable and consumable items required for maintenance support of

all equipment, excluding medical-peculiar repair parts; and

- (b) Will be shipped to one of the following locations:
- (1) Defense Distribution Depot, Susquehanna, PA: DoDAAC W25G1U or SW3124.
- (2) Defense Distribution Depot, San Joaquin, CA: DoDAAC W62G2T or SW3224.
 - (3) Defense Distribution Depot, Albany, GA: DoDAAC SW3121.
 - (4) Defense Distribution Depot, Anniston, AL: DoDAAC W31G1Z or SW3120.
 - (5) Defense Distribution Depot, Barstow, CA: DoDAAC SW3215.
 - (6) Defense Distribution Depot, Cherry Point, NC: DoDAAC SW3113.
 - (7) Defense Distribution Depot, Columbus, OH: DoDAAC SW0700.
- (8) Defense Distribution Depot, Corpus Christi, TX: DoDAAC W45H08 or SW3222.
 - (9) Defense Distribution Depot, Hill, UT: DoDAAC SW3210.
 - (10) Defense Distribution Depot, Jacksonville, FL: DoDAAC SW3122.
 - (11) Defense Distribution Depot, Oklahoma City, OK: DoDAAC SW3211.
 - (12) Defense Distribution Depot, Norfolk, VA: DoDAAC SW3117.
 - (13) Defense Distribution Depot, Puget Sound, WA: DoDAAC SW3216.
 - (14) Defense Distribution Depot. Red River, TX: DoDAAC W45G19 or SW3227.
 - (15) Defense Distribution Depot, Richmond, VA: DoDAAC SW0400.
 - (16) Defense Distribution Depot, San Diego, CA: DoDAAC SW3218.
- (17) Defense Distribution Depot, Tobyhanna, PA: DoDAAC W25G1W or SW3114.
 - (18) Defense Distribution Depot, Warner Robins, GA: DoDAAC SW3119.
- (19) Air Mobility Command Terminal, Charleston Air Force Base, Charleston, SC: Air Terminal Identifier Code CHS.
- (20) Air Mobility Command Terminal, Naval Air Station, Norfolk, VA: Air Terminal Identifier Code NGU.
- (21) Air Mobility Command Terminal, Travis Air Force Base, Fairfield, CA: Air Terminal Identifier Code SUU.

Defense Federal Acquisition Regulation Supplement

Part 211—Describing Agency Needs

211.275-3 Contract clause.

Use the clause at 252.211-7006, Radio Frequency Identification, in solicitations and contracts that will require shipment of items meeting the criteria at 211.275-2.

See DoD Class Deviation <u>2006-O0003</u>, Acceptable Passive Radio Frequency Identification (RFID) Tags, issued on October 16, 2006. This deviation is effective until incorporated into the DFARS.

SUBPART 212.3—SOLICITATION PROVISIONS AND CONTRACT CLAUSES FOR THE ACQUISITION OF COMMERCIAL ITEMS

(Revised October 26, 2006)

212.301 Solicitation provisions and contract clauses for the acquisition of commercial items.

- (f)(i) Use one of the following provisions as prescribed in Part 225:
- (A) 252.225-7000, Buy American Act--Balance of Payments Program Certificate.
 - (B) 252.225-7020, Trade Agreements Certificate.
- (C) 252.225-7035, Buy American Act--Free Trade Agreements--Balance of Payments Program Certificate.
- (ii) Use the provision at 252.212-7000, Offeror Representations and Certifications--Commercial Items, in all solicitations for commercial items exceeding the simplified acquisition threshold. If an exception to 10 U.S.C. 2410i applies to a solicitation exceeding the simplified acquisition threshold (see 225.7603), indicate on an addendum that "The certification in paragraph (b) of the provision at 252.212-7000 does not apply to this solicitation."
- (iii) Use the clause at 252.212-7001, Contract Terms and Conditions Required to Implement Statutes or Executive Orders Applicable to Defense Acquisitions of Commercial Items, in all solicitations and contracts for commercial items, completing paragraphs (a) and (b), as appropriate.

See DoD Class Deviation <u>2004-O0002</u>, Commercial Item Omnibus Clauses for Acquisitions Using the Standard Procurement System, issued on April 29, 2004. This deviation expires on April 30, 2009.

- (iv) Use the provision at 252.209-7001, Disclosure of Ownership or Control by the Government of a Terrorist Country, as prescribed in 209.104-70(a).
- (v) Use the clause at 252.232-7009, Mandatory Payment by Governmentwide Commercial Purchase Card, as prescribed in 232.1110.
- (vi) Use the clause at 252.211-7003, Item Identification and Valuation, as prescribed in 211.274-4.
- (vii) Use the clause at 252.225-7040, Contractor Personnel Authorized to Accompany U.S. Armed Forces Deployed Outside the United States, as prescribed in 225.7402-4.
- (viii) Use the clause at 252.225-7043, Antiterrorism/Force Protection Policy for Defense Contractors Outside the United States, in solicitations and contracts that include the clause at 252.225-7040.

1998 EDITION 212.3-1

Defense Federal Acquisition Regulation Supplement

Part 212—Acquisition of Commercial Items

- (ix) Use the clause at 252.211-7006, Radio Frequency Identification, as prescribed in 211.275-3.
- (x) Use the clause at 252.222-7006, Combating Trafficking in Persons, as prescribed in 222.1705.

212.302 Tailoring of provisions and clauses for the acquisition of commercial items.

(c) Tailoring inconsistent with customary commercial practice. The head of the contracting activity is the approval authority within the DoD for waivers under FAR 12.302(c).

1998 EDITION 212.3-2

SUBPART 219.8-CONTRACTING WITH THE SMALL BUSINESS ADMINISTRATION (THE 8(A) PROGRAM)

(Revised October 26, 2006)

219.800 General.

(a) By Partnership Agreement (PA) dated February 1, 2002, between the Small Business Administration (SBA) and the Department of Defense (DoD), the SBA delegated to the Under Secretary of Defense (Acquisition, Technology, and Logistics) its authority under paragraph 8(a)(1)(A) of the Small Business Act (15 U.S.C. 637(a)) to enter into 8(a) prime contracts, and its authority under 8(a)(1)(B) of the Small Business Act to award the performance of those contracts to eligible 8(a) Program participants. However, the SBA remains the prime contractor on all 8(a) contracts, continues to determine eligibility of concerns for contract award, and retains appeal rights under FAR 19.810. The SBA delegates only the authority to sign contracts on its behalf. Consistent with the provisions of this subpart, this authority is hereby redelegated to DoD contracting officers within the United States or its outlying areas, to the extent that it is consistent with any dollar or other restrictions established in individual warrants. This authority expires on September 30, 2006.

See DoD Class Deviation <u>2006-O0002</u>, Extension of 8(a) Partnership Agreement Between the U.S. Small Business Administration and the Department of Defense, issued on October 2, 2006. This deviation is effective until incorporated into the DFARS.

- (b) Contracts awarded under the PA may be awarded directly to the 8(a) participant on either a sole source or competitive basis. An SBA signature on the contract is not required.
- (c) Notwithstanding the PA, the contracting officer may elect to award a contract pursuant to the provisions of FAR Subpart 19.8.

219.803 Selecting acquisitions for the 8(a) Program.

- (b) Contracting activities should respond to SBA requests for contract support within 30 calendar days after receipt.
- (c) Before considering a small business set-aside, review the acquisition for offering under the 8(a) Program.

219.804 Evaluation, offering, and acceptance.

219.804-1 Agency evaluation.

(f) The 8(a) firms should be offered the opportunity to give a technical presentation.

219.804-2 Agency offering.

(1) For requirements processed under the PA cited in 219.800 (but see paragraph (2) of this subsection for procedures related to purchase orders that do not exceed the simplified acquisition threshold), the notification to the SBA shall clearly indicate that

the requirement is being processed under the PA. All notifications should be submitted in writing, using facsimile or electronic mail, when possible, and shall specify that—

- (i) Under the PA, an SBA acceptance or rejection of the offering is required within 5 working days of receipt of the offering; and
- (ii)(A) For sole source requirements, an SBA acceptance shall include a size verification and a determination of the 8(a) firm's program eligibility, and, upon acceptance, the contracting officer will solicit a proposal, conduct negotiations, and make award directly to the 8(a) firm; or
- (B) For competitive requirements, upon acceptance, the contracting officer will solicit offers, conduct source selection, and, upon receipt of an eligibility verification, award a contract directly to the selected 8(a) firm.
- (2) Under the PA cited in 219.800, no separate agency offering or SBA acceptance is needed for requirements that are issued under purchase orders that do not exceed the simplified acquisition threshold. After an 8(a) contractor has been identified, the contracting officer shall establish the prices, terms, and conditions with the 8(a) contractor and shall prepare a purchase order consistent with the procedures in Part 213 and FAR Part 13, including the applicable clauses required by this subpart. No later than the day that the purchase order is provided to the 8(a) contractor, the contracting officer shall provide to the cognizant SBA Business Opportunity Specialist, using facsimile, electronic mail, or any other means acceptable to the SBA district office—
 - (i) A copy of the signed purchase order; and
- (ii) A notice stating that the purchase order is being processed under the PA. The notice also shall indicate that the 8(a) contractor will be deemed eligible for award and will automatically begin work under the purchase order unless, within 2 working days after SBA's receipt of the purchase order, the 8(a) contractor and the contracting officer are notified that the 8(a) contractor is ineligible for award.
- (3) The notification to SBA shall identify any joint venture proposed for performance of the contract. SBA shall approve a joint venture before award of an 8(a) contract involving the joint venture.
- (4) For competitive requirements for construction to be performed overseas, submit the notification to SBA Headquarters.

219.804-3 SBA acceptance.

For requirements processed under the PA cited in 219.800, SBA's acceptance is required within 5 working days (but see 219.804-2(2) for purchase orders that do not exceed the simplified acquisition threshold).

219.805 Competitive 8(a).

219.805-1 General.

- (b)(2)(A) For acquisitions that exceed the competitive threshold, the SBA also may accept the requirement for a sole source 8(a) award on behalf of a small business concern owned by a Native Hawaiian Organization (Section 8020 of Pub. L. 109-148).
- (B) "Native Hawaiian Organization," as used in this subsection and as defined by 15 U.S.C. 637(a)(15) and 13 CFR 124.3, means any community service organization serving Native Hawaiians in the State of Hawaii—
 - (1) That is a not-for-profit organization chartered by the State of Hawaii;
 - (2) That is controlled by Native Hawaiians; and
- (3) Whose business activities will principally benefit such Native Hawaiians.

219.805-2 Procedures.

- (c) For requirements processed under the PA cited in 219.800—
- (i) For sealed bid and negotiated acquisitions, the SBA will determine the eligibility of the firms and will advise the contracting officer within 2 working days after its receipt of a request for an eligibility determination; and
- (ii) For negotiated acquisitions, the contracting officer may submit a request for an eligibility determination on all firms in the competitive range if discussions are to be conducted, or on all firms with a realistic chance of award if no discussions are to be conducted.

219.806 Pricing the 8(a) contract.

For requirements processed under the PA cited in 219.800—

- (1) The contracting officer shall obtain cost or pricing data from the 8(a) contractor, if required by FAR Subpart 15.4; and
- (2) SBA concurrence in the negotiated price is not required. However, except for purchase orders not exceeding the simplified acquisition threshold, the contracting officer shall notify the SBA prior to withdrawing a requirement from the 8(a) Program due to failure to agree on price or other terms and conditions.

219.808 Contract negotiations.

219.808-1 Sole source.

For requirements processed under the PA cited in 219.800—

- (1) The agency may negotiate directly with the 8(a) contractor. The contracting officer is responsible for initiating negotiations;
- (2) The 8(a) contractor is responsible for negotiating within the time established by the contracting officer;

Defense Federal Acquisition Regulation Supplement

Part 219—Small Business Programs

- (3) If the 8(a) contractor does not negotiate within the established time and the agency cannot allow additional time, the contracting officer may, after notifying the SBA, proceed with the acquisition from other sources;
 - (4) If requested by the 8(a) contractor, the SBA may participate in negotiations; and
 - (5) SBA approval of the contract is not required.

219.811 Preparing the contracts.

219.811-1 Sole source.

- (a) Awards under the PA cited in 219.800 may be made directly to the 8(a) contractor and, except as provided in paragraph (b) of this subsection and in 219.811-3, award documents shall be prepared in accordance with procedures established for non-8(a) contracts, using any otherwise authorized award forms. The "Issued by" block shall identify the awarding DoD contracting office. The contractor's name and address shall be that of the 8(a) participant.
- (b) Use the following alternative procedures for direct awards made under the PA cited in 219.800:
- (i) Cite 10 U.S.C. 2304(c)(5) as the authority for use of other than full and open competition;
- (ii) Include the clause at 252.219-7009, which allows for direct award to the 8(a) contractor, and identify the cognizant SBA district office for the 8(a) contractor;
 - (iii) No SBA contract number is required; and
 - (iv) Do not require an SBA signature on the award document.

219.811-2 Competitive.

Awards made under the PA cited in 219.800 shall be prepared in accordance with 219.811-1.

219.811-3 Contract clauses.

- (1) Use the clause at 252.219-7009, Section 8(a) Direct Award, instead of the clauses at FAR 52.219-11, Special 8(a) Contract Conditions, FAR 52.219-12, Special 8(a) Subcontract Conditions, and FAR 52.219-17, Section 8(a) Award, in solicitations and contracts processed in accordance with the PA cited in 219.800.
- (2) Use the clause at FAR 52.219-18, Notification of Competition Limited to Eligible 8(a) Concerns, with 252.219-7010, Alternate A, in solicitations and contracts processed in accordance with the PA cited in 219.800.
- (3) Use the clause at 252.219-7011, Notification to Delay Performance, in solicitations and purchase orders issued in accordance with 219.804-2(2).

219.812 Contract administration.

Defense Federal Acquisition Regulation Supplement

Part 219—Small Business Programs

(d) Awards under the PA cited in 219.800 are subject to Section 407 of Pub. L. 100-656. These contracts include the clause at 252.219-7009, Section 8(a) Direct Award, which requires the 8(a) contractor to notify the SBA and the contracting officer when ownership of the firm is being transferred.

TABLE OF CONTENTS

(Revised October 26, 2006)

222.001	Definition.
UUI	Dominion.

SUBPART 222.1-BASIC LABOR POLICIES

222.101	Labor relations.
222.101-1	General.
222.101-3	Reporting labor disputes.
222.101-3-70	Impact of labor disputes on defense programs.
222.101-4	Removal of items from contractors' facilities affected by work
	stoppages.
222.101-70	Acquisition of stevedoring services during labor disputes.
222.102	Federal and State labor requirements.
222.102-1	Policy.
222.103	Overtime.
222.103-4	Approvals.

SUBPART 222.3-CONTRACT WORK HOURS AND SAFETY STANDARDS ACT

222.302 Liquidated damages and overtime pay.

SUBPART 222.4-LABOR STANDARDS FOR CONTRACTS INVOLVING CONSTRUCTION

222.402	Applicability.
222.402-70	Installation support contracts.
222.403	Statutory and regulatory requirements.
222.403-4	Department of Labor regulations.
222.404	Davis-Bacon Act wage determinations.
222.406	Administration and enforcement.
222.406-1	Policy.
222.406-6	Payrolls and statements.
222.406-8	Investigations.
222.406-9	Withholding from or suspension of contract payments.
222.406-10	Disposition of disputes concerning construction contract labor
	standards enforcement.
222.406-13	Semiannual enforcement reports.

SUBPART 222.6-WALSH-HEALEY PUBLIC CONTRACTS ACT

222.604	Exemptions.
---------	-------------

222.604-2 Regulatory exemptions.

SUBPART 222.8-EQUAL EMPLOYMENT OPPORTUNITY

222.806	Inquiries.
222.807	Exemptions.

SUBPART 222.10-SERVICE CONTRACT ACT OF 1965, AS AMENDED

222.1003	Applicability.
222.1003-1	General.
222.1008	Procedures for preparing and submitting Notice (SF 98/98a).
222.1008-2	Preparation of SF 98a.
222.1008-7	Required time of submission of Notice.

1998 EDITION

Part 222-Application of Labor Laws to Government Acquisitions

222.1014 Delay of acquisition dates over 60 days.

SUBPART 222.13-SPECIAL DISABLED VETERANS, VETERANS OF THE VIETNAM ERA. AND OTHER ELIGIBLE VETERANS

222.1305 Waivers.

222.1308 Complaint procedures.

222.1310 Solicitation provision and contract clauses.

SUBPART 222.14-EMPLOYMENT OF THE HANDICAPPED

222.1403 Waivers.

222.1406 Complaint procedures.

SUBPART 222.17—COMBATING TRAFFICKING IN PERSONS

222.1700 Scope of subpart. 222.1701 Applicability. 222.1702 Definitions. 222.1703 Policy.

222.1704 Violations and remedies.

222.1704-70 Notification to Combatant Commander.

222.1705 Contract clause.

SUBPART 222.70–RESTRICTIONS ON THE EMPLOYMENT OF PERSONNEL FOR WORK ON CONSTRUCTION AND SERVICE CONTRACTS IN NONCONTIGUOUS STATES

222.7000 Scope of subpart. 222.7001 Definition. 222.7002 General. 222.7003 Waivers. 222.7004 Contract clause.

SUBPART 222.71-RIGHT OF FIRST REFUSAL OF EMPLOYMENT

222.7101 Policy.

222.7102 Contract clause.

SUBPART 222.72—COMPLIANCE WITH LABOR LAWS OF FOREIGN GOVERNMENTS

222.7201 Contract clauses.

SUBPART 222.73—LIMITATIONS APPLICABLE TO CONTRACTS PERFORMED ON GUAM

222.7300 Scope of subpart.

222.7301 Prohibition on use of nonimmigrant aliens.

222.7302 Exception.

222.7303 Contract clause.

1998 EDITION 2

SUBPART 222.17—COMBATING TRAFFICKING IN PERSONS (Added October 26, 2006)

222.1700 Scope of subpart.

This subpart also implements DoD policy for combating trafficking in persons in contracts performed outside the United States.

222.1701 Applicability.

This subpart also applies to all DoD contracts performed outside the United States.

222,1702 Definitions.

"Combatant Commander," "construction," "employee," "service contract," "severe forms of trafficking in persons," and "United States," as used in this subpart, have the meaning given in the clause at 252.222-7006, Combating Trafficking in Persons.

222.1703 Policy.

- (1) Contracts performed outside the United States shall—
- (i) Prohibit any activities on the part of the contractor that support or promote severe forms of trafficking in persons or use of forced labor;
 - (ii) Impose suitable penalties on contractors that—
- (A) Engage in activities that support or promote severe forms of trafficking in persons or use forced labor; or
- (B) Fail to take appropriate action against their employees and subcontractors that engage in or support severe forms of trafficking in persons or use forced labor.
- (2) In addition to the prohibitions and penalties stated in paragraph (1) of this section, contracts performed outside the United States for services or construction shall—
- (i) Prohibit any activities on the part of the contractor that promote or support the procurement of commercial sex acts;
- (ii) Require contractors to develop policy and procedures that prohibit any activities on the part of contractor employees that support or promote severe forms of trafficking in persons, procurement of commercial sex acts, or use of forced labor; and
 - (iii) Impose suitable penalties on contractors that—
- (A) Fail to monitor the conduct of their employees and subcontractors with regard to severe forms of trafficking in persons, procurement of commercial sex acts, or use of forced labor; or
- (B) Fail to take appropriate action against their employees and subcontractors that engage in or support the procurement of commercial sex acts.

1998 EDITION 222.17-1

(3) See PGI 222.1703 for additional information regarding DoD policy for combating trafficking in persons outside the United States.

222.1704 Violations and remedies.

- (a) Violations.
- (i) The Government may impose the remedies set forth in paragraph (b) of this section if, during performance of the contract—
- (A) The contractor or any contractor employee engages in severe forms of trafficking in persons;
 - (B) The contractor or any contractor employee uses forced labor; or
- (C) The contractor fails to comply with the requirements of the clause at 252.222-7006, Combating Trafficking in Persons.
- (ii) In addition to the violations stated in paragraph (a)(i) of this section, the Government may impose the remedies specified in paragraph (b) of this section if, during performance of a service or construction contract, the contractor or any contractor employee procures a commercial sex act.
- (b) Remedies. After determining in writing that adequate evidence exists to suspect any of the violations stated in paragraph (a) of this section, the contracting officer may pursue any of the remedies specified in paragraph (f) of the clause at 252.222-7006, Combating Trafficking in Persons. These remedies are in addition to any other remedies available to the Government (see PGI 222.1704 for procedures and guidance regarding imposition of such remedies).

222.1704-70 Notification to Combatant Commander.

If the contracting officer receives information indicating that the contractor or its subcontractors have failed to comply with paragraph (c), (d), or (e) of the clause at 252.222-7006, the contracting officer shall, through the contracting officer's local commander or other designated representative, immediately notify the Combatant Commander responsible for the geographical area in which the incident has occurred (see PGI 222.1704-70 for assistance in contacting the responsible Combatant Commander).

222.1705 Contract clause.

- (1) Use the clause at 252.222-7006, Combating Trafficking in Persons, in solicitations and contracts when contract performance will be outside the United States.
- (2) Do not use the clause at FAR 52.222-50, Combating Trafficking in Persons, in solicitations and contracts that include the clause at 252.222-7006, Combating Trafficking in Persons.

1998 EDITION 222.17-2

TABLE OF CONTENTS

(Revised October 26, 2006)

225.001	General.
225.003	Definitions.

SUBPART 225.1-BUY AMERICAN ACT—SUPPLIES

225.101	General.
225.103	Exceptions.
00 7 104	NT * 11 1 1

Nonavailable articles.

225.105 Determining reasonableness of cost.

225.170 Acquisition from or through other Government agencies.

SUBPART 225.2-BUY AMERICAN ACT-CONSTRUCTION MATERIALS

225.202 Exceptions. 225.206 Noncompliance.

SUBPART 225.4-TRADE AGREEMENTS

225.401 Exceptions.

225.401-70 End products subject to trade agreements.

225.402 General.

225.403 World Trade Organization Government Procurement Agreement

and Free Trade Agreements.

225.408 Procedures.

SUBPART 225.5-EVALUATING FOREIGN OFFERS-SUPPLY CONTRACTS

225.502 Application. 225.503 Group offers.

225.504 Evaluation examples.

SUBPART 225.7-PROHIBITED SOURCES

225.701 Restrictions. 225.701-70 Exception.

225.770 Prohibition on acquisition of United States Munitions List items

from Communist Chinese military companies.

225.770-1 Definitions. 225.770-2 Prohibition. 225.770-3 Exceptions.

225.770-4 Identifying USML items. 225.770-5 Waiver of prohibition.

SUBPART 225.8-OTHER INTERNATIONAL AGREEMENTS AND COORDINATION

225.802 Procedures.

225.802-70 Contracts for performance outside the United States and Canada.

225.802-71 End use certificates.

225.870 Contracting with Canadian contractors.

225.870-1 General.

225.870-2 Solicitation of Canadian contractors.

225.870-3 Submission of offers. 225.870-4 Contracting procedures.

Part 225—Foreign Acquisition

225.870-5	Contract administration.
225.870-6	Termination procedures.
225.870-7	Acceptance of Canadian supplies.
225.870-8	Industrial security.
225.871	North Atlantic Treaty Organization (NATO) cooperative projects.
225.871-1	Scope.
225.871-2	Definitions.
	General.
225.871-3	
225.871-4	Statutory waivers.
225.871-5	Directed subcontracting.
225.871-6	Disposal of property.
225.871-7	Congressional notification.
225.872	Contracting with qualifying country sources.
225.872-1	General.
225.872-2	Applicability.
225.872 - 3	Solicitation procedures.
225.872-4	Individual determinations.
225.872-5	Contract administration.
225.872-6	Audit.
225.872-7	Industrial security for qualifying countries.
225.872-8	
	Subcontracting with qualifying country sources.
225.873	Waiver of United Kingdom commercial exploitation levies.
225.873-1	Policy.
225.873-2	Procedures.
SURPART 225 9-	-CUSTOMS AND DUTIES
225.901	Policy.
225.902	Procedures.
225.903	Exempted supplies.
SUBPART 225.10)–ADDITIONAL FOREIGN ACQUISITION REGULATIONS
225.1070	Clause deviations in overseas contracts.
SURPART 225 11	1-SOLICITATION PROVISIONS AND CONTRACT CLAUSES
DODI MILI 220.11	
995 1100	
225.1100	Scope of subpart.
225.1101	Scope of subpart. Acquisition of supplies.
	Scope of subpart.
225.1101 225.1103	Scope of subpart. Acquisition of supplies. Other provisions and clauses.
225.1101 225.1103	Scope of subpart. Acquisition of supplies. Other provisions and clauses.
225.1101 225.1103 SUBPART 225.70	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND
225.1101 225.1103 SUBPART 225.70 OTHER STAT	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001 225.7002 225.7002-1	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools. Restrictions.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001 225.7002 225.7002-1 225.7002-2	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools. Restrictions. Exceptions.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001 225.7002 225.7002-1 225.7002-2 225.7002-3	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools. Restrictions. Exceptions. Contract clauses.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001 225.7002 225.7002-1 225.7002-2 225.7002-3 225.7003	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools. Restrictions. Exceptions. Contract clauses. Waiver of restrictions of 10 U.S.C. 2534.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001 225.7002 225.7002-1 225.7002-2 225.7002-3 225.7003 225.7004	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools. Restrictions. Exceptions. Contract clauses. Waiver of restrictions of 10 U.S.C. 2534. Restriction on acquisition of foreign buses.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001 225.7002 225.7002-1 225.7002-2 225.7002-3 225.7003 225.7004 225.7004-1	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools. Restrictions. Exceptions. Contract clauses. Waiver of restrictions of 10 U.S.C. 2534. Restriction on acquisition of foreign buses. Restriction.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001 225.7002 225.7002-1 225.7002-2 225.7002-3 225.7003 225.7004	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools. Restrictions. Exceptions. Contract clauses. Waiver of restrictions of 10 U.S.C. 2534. Restriction on acquisition of foreign buses.
225.1101 225.1103 SUBPART 225.70 OTHER STAT 225.7000 225.7001 225.7002 225.7002-1 225.7002-2 225.7002-3 225.7003 225.7004 225.7004-1	Scope of subpart. Acquisition of supplies. Other provisions and clauses. D-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND CUTORY RESTRICTIONS ON FOREIGN ACQUISITION Scope of subpart. Definitions. Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools. Restrictions. Exceptions. Contract clauses. Waiver of restrictions of 10 U.S.C. 2534. Restriction on acquisition of foreign buses. Restriction.

Part 225—Foreign Acquisition

225.7004-4	Waiver.
225.7005	Restriction on certain chemical weapons antidote.
225.7005-1	Restriction.
225.7005-2	Exception.
225.7005-3	Waiver.
225.7006	Restriction on air circuit breakers for naval vessels.
225.7006-1	Restriction.
225.7006-2	Exceptions.
225.7006-3	Waiver.
225.7006-4	Solicitation provision and contract clause.
225.7007	Restrictions on anchor and mooring chain.
225.7007 - 1	Restrictions.
225.7007-2	Waiver.
225.7007-3	Contract clause.
225.7008	Reserved.
$\frac{225.7009}{225.7009}$	Restriction on ball and roller bearings.
225.7009-1	Scope.
225.7009-2	Restriction.
225.7009-3	Exception.
225.7009-4	Waiver.
225.7009-5	Contract clause.
225.7010	Restriction on vessel propellers.
225.7010 225.7010-1	Restriction.
225.7010-1	
	Exceptions. Waiver.
225.7010-3	
225.7010-4	Contract clause.
225.7011	Restriction on carbon, alloy, and armor steel plate.
225.7011-1	Restriction.
225.7011-2	Waiver.
225.7011-3	Contract clause.
225.7012	Restriction on supercomputers.
225.7012-1	Restriction.
225.7012-2	Waiver.
225.7012-3	Contract clause.
225.7013	Restrictions on construction or repair of vessels in foreign
	shipyards.
225.7014	Restriction on overseas military construction.
225.7015	Restriction on overseas architect-engineer services.
225.7016	Restriction on research and development.
225.7017	Restriction on Ballistic Missile Defense research, development, test,
	and evaluation.
225.7017 - 1	Definitions.
225.7017-2	Restriction.
225.7017-3	Exceptions.
225.7017-4	Solicitation provision.
AAO, IOII T	Concredition broading
SUBPART 225.7	1-OTHER RESTRICTIONS ON FOREIGN ACQUISITION
225.7100	Scope of subpart.
225.7101	Definitions.
225.7102	Forgings.
225.7102-1	Policy.
225.7102-1	Exceptions.
440.1104 ⁻ 4	nacehorin.

Part 225—Foreign Acquisition

225.7102-3	Waiver.
225.7102-4	Contract clause.
220.1102-4	Contract clause.
SURPART 225 72	REPORTING CONTRACT PERFORMANCE OUTSIDE
THE UNITED	
225.7201	Policy.
225.7202	Exception.
225.7203	Contracting officer distribution of reports.
225.7204	Solicitation provision and contract clauses.
	•
	ACQUISITIONS FOR FOREIGN MILITARY SALES
225.7300	Scope of subpart.
225.7301	General.
225.7302	Guidance.
225.7303	Pricing acquisitions for FMS.
225.7303-1	Contractor sales to other foreign customers.
225.7303-2	Cost of doing business with a foreign government or an
	international organization.
225.7303-3	Government-to-government agreements.
225.7303-4	Contingent fees.
225.7303-5	Acquisitions wholly paid for from nonrepayable funds.
225.7304	FMS customer involvement.
225.7305	Limitation of liability.
225.7306	Offset arrangements.
225.7307	Contract clauses.
SUBPART 225.74-DEFENSE CONTRACTORS OUTSIDE THE UNITED	
	-DEFENSE CONTRACTORS OUTSIDE THE UNITED
STATES	
STATES 225.7401	General.
STATES	General. Contractor personnel authorized to accompany U.S. Armed Forces
STATES 225.7401 225.7402	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States.
STATES 225.7401 225.7402 225.7402-1	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope.
STATES 225.7401 225.7402 225.7402-1 225.7402-2	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7403-2	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7403-2 SUBPART 225.75	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7403-2 SUBPART 225.75 225.7500	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. 6-BALANCE OF PAYMENTS PROGRAM Scope of subpart.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7403-2 SUBPART 225.75 225.7500 225.7501	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. G-BALANCE OF PAYMENTS PROGRAM Scope of subpart. Policy.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7403-2 SUBPART 225.75 225.7500	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. 6-BALANCE OF PAYMENTS PROGRAM Scope of subpart.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7500 225.7500 225.7501 225.7502 225.7503	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. 5-BALANCE OF PAYMENTS PROGRAM Scope of subpart. Policy. Procedures. Contract clauses.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7500 225.7501 225.7502 225.7503 SUBPART 225.76	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. BALANCE OF PAYMENTS PROGRAM Scope of subpart. Policy. Procedures. Contract clauses. SECONDARY ARAB BOYCOTT OF ISRAEL
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7500 225.7501 225.7501 225.7502 225.7503 SUBPART 225.76 225.7601	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403 225.7403-1 225.7403-2 SUBPART 225.75 225.7500 225.7501 225.7502 225.7503 SUBPART 225.76 225.7601 225.7601 225.7602	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. BALANCE OF PAYMENTS PROGRAM Scope of subpart. Policy. Procedures. Contract clauses. SECONDARY ARAB BOYCOTT OF ISRAEL Restriction. Procedures.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403-1 225.7403-2 SUBPART 225.75 225.7500 225.7501 225.7502 225.7503 SUBPART 225.76 225.7601 225.7601 225.7602 225.7603	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. 6-BALANCE OF PAYMENTS PROGRAM Scope of subpart. Policy. Procedures. Contract clauses. 6-SECONDARY ARAB BOYCOTT OF ISRAEL Restriction. Procedures. Exceptions.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403-1 225.7403-2 SUBPART 225.75 225.7500 225.7501 225.7502 225.7503 SUBPART 225.76 225.7601 225.7601 225.7602 225.7603 225.7604	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. -BALANCE OF PAYMENTS PROGRAM Scope of subpart. Policy. Procedures. Contract clauses. -SECONDARY ARAB BOYCOTT OF ISRAEL Restriction. Procedures. Exceptions. Exceptions. Waivers.
STATES 225.7401 225.7402 225.7402-1 225.7402-2 225.7402-3 225.7402-4 225.7403-1 225.7403-2 SUBPART 225.75 225.7500 225.7501 225.7502 225.7503 SUBPART 225.76 225.7601 225.7601 225.7602 225.7603	General. Contractor personnel authorized to accompany U.S. Armed Forces deployed outside the United States. Scope. Definitions. Government support. Contract clauses. Antiterrorism/force protection. General. Contract clause. 6-BALANCE OF PAYMENTS PROGRAM Scope of subpart. Policy. Procedures. Contract clauses. 6-SECONDARY ARAB BOYCOTT OF ISRAEL Restriction. Procedures. Exceptions.

(Revised October 26, 2006)

225.001 General.

For guidance on evaluating offers of foreign end products, see PGI 225.001.

225.003 Definitions.

As used in this part--

- (1) "Caribbean Basin country end product" includes petroleum or any product derived from petroleum.
- (2) "Defense equipment" means any equipment, item of supply, component, or end product purchased by DoD.
 - (3) "Domestic concern" means--
- (i) A concern incorporated in the United States (including a subsidiary that is incorporated in the United States, even if the parent corporation is a foreign concern); or
- (ii) An unincorporated concern having its principal place of business in the United States.
- (4) "Domestic end product" has the meaning given in the clauses at 252.225-7001, Buy American Act and Balance of Payments Program; and 252.225-7036, Buy American Act--Free Trade Agreements--Balance of Payments Program, instead of the meaning in FAR 25.003.
 - (5) "Eligible product" means, instead of the definition in FAR 25.003--
 - (i) A foreign end product that--
 - (A) Is in a category listed in 225.401-70; and
- (B) Is not subject to discriminatory treatment, due to the applicability of a trade agreement to a particular acquisition;
- (ii) A foreign construction material that is not subject to discriminatory treatment, due to the applicability of a trade agreement to a particular acquisition; or
- (iii) A foreign service that is not subject to discriminatory treatment, due to the applicability of a trade agreement to a particular acquisition.
 - (6) "Foreign concern" means any concern other than a domestic concern.
- (7) "Nonqualifying country" means a country other than the United States or a qualifying country.
- (8) "Nonqualifying country component" means a component mined, produced, or manufactured in a nonqualifying country.

Part 225—Foreign Acquisition

- (9) "Qualifying country" means a country with a memorandum of understanding or international agreement with the United States. Qualifying countries are listed in 225.872-1.
- (10) "Qualifying country component" and "qualifying country end product" are defined in the clauses at 252.225-7001, Buy American Act and Balance of Payments Program; and 252.225-7036, Buy American Act--Free Trade Agreements--Balance of Payments Program. "Qualifying country end product" is also defined in the clause at 252.225-7021, Trade Agreements.
- (11) "Qualifying country offer" means an offer of a qualifying country end product, including the price of transportation to destination.
- (12) "Source," when restricted by words such as foreign, domestic, or qualifying country, means the actual manufacturer or producer of the end product or component.

225.004 Reporting of acquisition of end products manufactured outside the United States.

Follow the procedures at PGI 225.004 for entering the data upon which the report required by FAR 25.004 will be based.

SUBPART 225.8-OTHER INTERNATIONAL AGREEMENTS AND COORDINATION

(Revised October 26, 2006)

225.802 Procedures.

(b) Information on memoranda of understanding and other international agreements is available at PGI 225.802(b).

225.802-70 Contracts for performance outside the United States and Canada. Follow the procedures at PGI 225.802-70 when placing a contract requiring performance outside the United States and Canada. Also see Subpart 225.74, Defense Contractors Outside the United States.

225.802-71 End use certificates.

Contracting officers considering the purchase of an item from a foreign source may encounter a request for the signing of a certificate to indicate that the Armed Forces of the United States is the end user of the item, and that the U.S. Government will not transfer the item to third parties without authorization from the Government of the country selling the item. When encountering this situation, refer to DoD Directive 2040.3, End Use Certificates, for guidance.

225.870 Contracting with Canadian contractors.

225.870-1 General.

- (a) The Canadian Government guarantees to the U.S. Government all commitments, obligations, and covenants of the Canadian Commercial Corporation under any contract or order issued to the Corporation by any contracting office of the U.S. Government. The Canadian Government has waived notice of any change or modification that may be made, from time to time, in these commitments, obligations, or covenants.
- (b) For production planning purposes, Canada is part of the defense industrial base (see 225.870-2(b)).
- (c) The Canadian Commercial Corporation will award and administer contracts with contractors located in Canada, except for—
- (1) Negotiated acquisitions for experimental, developmental, or research work under projects other than the Defense Development Sharing Program;
 - (2) Acquisitions of unusual or compelling urgency;
 - (3) Acquisitions at or below the simplified acquisition threshold; or
 - (4) Acquisitions made by DoD activities located in Canada.
- (d) For additional information on production rights, data, and information; services provided by Canadian Commercial Corporation; audit; and inspection, see PGI 225.870-1(d).

225.870-2 Solicitation of Canadian contractors.

- (a) Except for acquisitions described in 225.870-1(c)(1) through (4), include Canadian firms on solicitation mailing lists and comparable source lists only at the request of the Canadian Commercial Corporation.
- (b) Include Canadian planned producers under the Industrial Preparedness Production Planning Program on solicitation mailing lists for their planned items (see FAR 14.205-1).
- (c) Send solicitations directly to Canadian firms appearing on the appropriate solicitation mailing lists. Send a complete copy of the solicitation and a listing of Canadian firms solicited to the Canadian Commercial Corporation, 11th Floor, 50 O'Connor Street, Ottawa, Ontario, K1A-0S6, Canada.
- (d) If requested, furnish a solicitation to the Canadian Commercial Corporation even if no Canadian firm is solicited.
- (e) Handle acquisitions at or below the simplified acquisition threshold directly with Canadian firms and not through the Canadian Commercial Corporation.

225.870-3 Submission of offers.

- (a) As indicated in 225.870-4, the Canadian Commercial Corporation is the prime contractor. To indicate acceptance of offers by individual Canadian companies, the Canadian Commercial Corporation issues a letter supporting the Canadian offer and containing the following information:
 - (1) Name of the Canadian offeror.
- (2) Confirmation and endorsement of the offer in the name of the Canadian Commercial Corporation.
- (3) A statement that the Corporation shall subcontract 100 percent with the offeror.
- (b) When a Canadian offer cannot be processed through the Canadian Commercial Corporation in time to meet the date for receipt of offers, the Corporation may permit Canadian firms to submit offers directly. However, the contracting officer shall receive the Canadian Commercial Corporation's endorsement before contract award.
- (c) The Canadian Commercial Corporation will submit all sealed bids in terms of U.S. currency. Do not adjust contracts awarded under sealed bidding for losses or gains from fluctuation in exchange rates.
- (d) Except for sealed bids, the Canadian Commercial Corporation normally will submit offers and quotations in terms of Canadian currency. The Corporation may, at the time of submitting an offer, elect to quote and receive payment in terms of U.S. currency, in which case the contract—
 - (1) Shall provide for payment in U.S. currency; and

(2) Shall not be adjusted for losses or gains from fluctuation in exchange rates.

225.870-4 Contracting procedures.

- (a) Except for contracts described in 225.870-1(c)(1) through (4), award individual contracts covering purchases from suppliers located in Canada to the Canadian Commercial Corporation, 11th Floor, 50 O'Connor Street, Ottawa, Ontario, Canada, K1A-0S6.
- (b) Direct communication with the Canadian supplier is authorized and encouraged in connection with all technical aspects of the contract, provided the Corporation's approval is obtained on any matters involving changes to the contract.
- (c) Identify in the contract, the type of currency, i.e., U.S. or Canadian. Contracts that provide for payment in Canadian currency shall--
- (1) Quote the contract price in terms of Canadian dollars and identify the amount by the initials "CN", e.g., \$1,647.23CN; and
- (2) Clearly indicate on the face of the contract the U.S./Canadian conversion rate at the time of award and the U.S. dollar equivalent of the Canadian dollar contract amount.

225.870-5 Contract administration.

Follow the contract administration procedures at PGI 225.870-5.

225.870-6 Termination procedures.

When contract termination is necessary, follow the procedures at 249.7000.

225.870-7 Acceptance of Canadian supplies.

For information on the acceptance of Canadian supplies, see PGI 225.870-7.

225.870-8 Industrial security.

Industrial security for Canada shall be in accordance with the U.S.-Canada Industrial Security Agreement of March 31, 1952, as amended.

225.871 North Atlantic Treaty Organization (NATO) cooperative projects.

225.871-1 Scope.

This section implements 22 U.S.C. 2767 and 10 U.S.C. 2350b.

225.871-2 **Definitions.**

As used in this section--

- (a) "Cooperative project" means a jointly managed arrangement—
 - (1) Described in a written agreement between the parties;
- (2) Undertaken to further the objectives of standardization, rationalization, and interoperability of the armed forces of NATO member countries; and

(3) Providing for—

- (i) One or more of the other participants to share with the United States the cost of research and development, testing, evaluation, or joint production (including follow-on support) of certain defense articles;
- (ii) Concurrent production in the United States and in another member country of a defense article jointly developed; or
- (iii) Acquisition by the United States of a defense article or defense service from another member country.
- (b) "Other participant" means a cooperative project participant other than the United States.

225.871-3 General.

- (a) Cooperative project authority.
- (1) Departments and agencies, that have authority to do so, may enter into cooperative project agreements with NATO or with one or more member countries of NATO under DoDD 5530.3, International Agreements.
- (2) Under laws and regulations governing the negotiation and implementation of cooperative project agreements, departments and agencies may enter into contracts, or incur other obligations, on behalf of other participants without charge to any appropriation or contract authorization.
- (3) Agency heads are authorized to solicit and award contracts to implement cooperative projects.
- (b) Contracts implementing cooperative projects shall comply with all applicable laws relating to Government acquisition, unless a waiver is granted under 225.871-4. A waiver of certain laws and regulations may be obtained if the waiver—
 - (1) Is required by the terms of a written cooperative project agreement;
- (2) Will significantly further NATO standardization, rationalization, and interoperability; and
 - (3) Is approved by the appropriate DoD official.

225.871-4 Statutory waivers.

- (a) For contracts or subcontracts placed outside the United States, the Deputy Secretary of Defense may waive any provision of law that specifically prescribes—
 - (1) Procedures for the formation of contracts;
 - (2) Terms and conditions for inclusion in contracts;
 - (3) Requirements or preferences for—

- (i) Goods grown, produced, or manufactured in the United States or in U.S. Government-owned facilities; or
 - (ii) Services to be performed in the United States; or
 - (4) Requirements regulating the performance of contracts.
 - (b) There is no authority for waiver of—
 - (1) Any provision of the Arms Export Control Act (22 U.S.C. 2751);
 - (2) Any provision of 10 U.S.C. 2304;
- (3) The cargo preference laws of the United States, including the Military Cargo Preference Act of 1904 (10 U.S.C. 2631) and the Cargo Preference Act of 1954 (46 U.S.C. 1241(b)); or
- (4) Any of the financial management responsibilities administered by the Secretary of the Treasury.
- (c) To request a waiver under a cooperative project, follow the procedures at PGI 225.871-4.
- (d) Obtain the approval of the Deputy Secretary of Defense before committing to make a waiver in an agreement or a contract.

225.871-5 Directed subcontracting.

- (a) The Director of Defense Procurement and Acquisition Policy may authorize the direct placement of subcontracts with particular subcontractors. Directed subcontracting is not authorized unless specifically addressed in the cooperative project agreement.
- (b) In some instances, it may not be feasible to name specific subcontractors at the time the agreement is concluded. However, the agreement shall clearly state the general provisions for work sharing at the prime and subcontract level. For additional information on cooperative project agreements, see PGI 225.871-5.

225.871-6 Disposal of property.

Dispose of property that is jointly acquired by the members of a cooperative project under the procedures established in the agreement or in a manner consistent with the terms of the agreement, without regard to any laws of the United States applicable to the disposal of property owned by the United States.

225.871-7 Congressional notification.

(a) Congressional notification is required when DoD makes a determination to award a contract or subcontract to a particular entity, if the determination was not part of the certification made under 22 U.S.C. 2767(f) before finalizing the cooperative agreement.

- (1) Departments and agencies shall provide a proposed Congressional notice to the Director of Defense Procurement and Acquisition Policy in sufficient time to forward to Congress before the time of contract award.
- (2) The proposed notice shall include the reason it is necessary to use the authority to designate a particular contractor or subcontractor.
- (b) Congressional notification is also required each time a statutory waiver under 225.871-4 is incorporated in a contract or a contract modification, if such information was not provided in the certification to Congress before finalizing the cooperative agreement.

225.872 Contracting with qualifying country sources.

225.872-1 General.

(a) As a result of memoranda of understanding and other international agreements, DoD has determined it inconsistent with the public interest to apply restrictions of the Buy American Act or the Balance of Payments Program to the acquisition of qualifying country end products from the following qualifying countries:

Australia

Belgium

Canada

Denmark

Egypt

Federal Republic of Germany

France

Greece

Israel

Italy

Luxembourg

Netherlands

Norway

Portugal

Spain

Sweden

Switzerland

Turkev

United Kingdom of Great Britain and Northern Ireland

(b) Individual acquisitions of qualifying country end products from the following qualifying countries may, on a purchase-by-purchase basis (see 225.872-4), be exempted from application of the Buy American Act and the Balance of Payments Program as inconsistent with the public interest:

Austria Finland

(c) The determination in paragraph (a) of this subsection does not limit the authority of the Secretary concerned to restrict acquisitions to domestic sources or

reject an otherwise acceptable offer from a qualifying country source when considered necessary for national defense reasons.

225.872-2 Applicability.

- (a) This section applies to all acquisitions of supplies except those restricted by—
- (1) U.S. National Disclosure Policy, DoDD 5230.11, Disclosure of Classified Military Information to Foreign Governments and International Organizations;
- (2) U.S. defense mobilization base requirements purchased under the authority of FAR 6.302-3(a)(2)(i), except for quantities in excess of that required to maintain the defense mobilization base. This restriction does not apply to Canadian planned producers.
- (i) Review individual solicitations to determine whether this restriction applies.
- (ii) Information concerning restricted items may be obtained from the Deputy Under Secretary of Defense (Industrial Affairs);
- (3) Other U.S. laws or regulations (e.g., the annual DoD appropriations act); and
 - (4) U.S. industrial security requirements.
 - (b) This section does not apply to construction contracts.

225.872-3 Solicitation procedures.

- (a) Include qualifying country sources on solicitation mailing lists upon their request (see FAR 14.205).
- (b) Except for items developed under the U.S./Canadian Development Sharing Program, use the criteria for soliciting and awarding contracts to small business concerns under FAR Part 19 without regard to whether there are potential qualifying country sources for the end product. Do not consider an offer of a qualifying country end product if the solicitation is identified for the exclusive participation of small business concerns.
- (c) Send solicitations directly to qualifying country sources. Solicit Canadian sources through the Canadian Commercial Corporation in accordance with 225.870.
- (d) Use international air mail if solicitation destinations are outside the United States and security classification permits such use.
- (e) If unusual technical or security requirements preclude the acquisition of otherwise acceptable defense equipment from qualifying country sources, review the need for such requirements. Do not impose unusual technical or security requirements solely for the purpose of precluding the acquisition of defense equipment from qualifying countries.

- (f) Do not automatically exclude qualifying country sources from submitting offers because their supplies have not been tested and evaluated by the department or agency.
- (1) Consider the adequacy of qualifying country service testing on a case-bycase basis. Departments or agencies that must limit solicitations to sources whose items have been tested and evaluated by the department or agency shall consider supplies from qualifying country sources that have been tested and accepted by the qualifying country for service use.
 - (2) The department or agency may perform a confirmatory test, if necessary.
- (3) Apply U.S. test and evaluation standards, policies, and procedures when the department or agency decides that confirmatory tests of qualifying country end products are necessary.
- (4) If it appears that these provisions might adversely delay service programs, obtain the concurrence of the Under Secretary of Defense (Acquisition, Technology, and Logistics), before excluding the qualifying country source from consideration.
- (g) Permit industry representatives from a qualifying country to attend symposia, program briefings, prebid conferences (see FAR 14.207 and 15.201(c)), and similar meetings that address U.S. defense equipment needs and requirements. When practical, structure these meetings to allow attendance by representatives of qualifying country concerns.

225.872-4 Individual determinations.

If the offer of an end product from a qualifying country source listed in 225.872-1(b), as evaluated, is low or otherwise eligible for award, prepare a determination and findings exempting the acquisition from the Buy American Act and the Balance of Payments Program as inconsistent with the public interest, unless another exception such as the Trade Agreements Act applies. Follow the procedures at PGI 225.872-4.

225.872-5 Contract administration.

- (a) Arrangements exist with some qualifying countries to provide reciprocal contract administration services. Some arrangements are at no cost to either government. To determine whether such an arrangement has been negotiated and what contract administration functions are covered, contact the Deputy Director of Defense Procurement and Acquisition Policy (Program Acquisition and International Contracting), ((703) 697-9351, DSN 227-9351).
 - (b) Follow the contract administration procedures at PGI 225.872-5(b).
- (c) Information on quality assurance delegations to foreign governments is in Subpart 246.4, Government Contract Quality Assurance.

225.872-6 Audit.

(a) Memoranda of understanding with some qualifying countries contain annexes that provide for reciprocal "no-cost" audits of contracts and subcontracts (pre- and post-award).

- (b) To determine if such an annex is applicable to a particular qualifying country, contact the Deputy Director of Defense Procurement and Acquisition Policy (Program Acquisition and International Contracting), ((703) 697-9351, DSN 227-9351).
- (c) Handle requests for audits in qualifying countries in accordance with 215.404-2(c), but follow the additional procedures at PGI 225.872-6(c).

225.872-7 Industrial security for qualifying countries.

The required procedures for safeguarding classified defense information necessary for the performance of contracts awarded to qualifying country sources are in the DoD Industrial Security Regulation DoD 5220.22-R (implemented for the Army by AR 380-49; for the Navy by SECNAV Instruction 5510.1H; for the Air Force by AFI 31-601; for the Defense Information Systems Agency by DCA Instruction 240-110-8; and for the National Imagery and Mapping Agency by NIMA Instruction 5220.22).

225.872-8 Subcontracting with qualifying country sources.

In reviewing contractor subcontracting procedures, the contracting officer shall ensure that the contract does not preclude qualifying country sources from competing for subcontracts, except when restricted by national security interest reasons, mobilization base considerations, or applicable U.S. laws or regulations (see the clause at 252.225-7002, Qualifying Country Sources as Subcontractors).

225.873 Waiver of United Kingdom commercial exploitation levies.

225.873-1 Policy.

DoD and the Government of the United Kingdom (U.K.) have agreed to waive U.K. commercial exploitation levies and U.S. nonrecurring cost recoupment charges on a reciprocal basis. For U.K. levies to be waived, the offeror or contractor shall identify the levies and the contracting officer shall request a waiver before award of the contract or subcontract under which the levies are charged.

225.873-2 **Procedures.**

When an offeror or a contractor identifies a levy included in an offered or contract price, follow the procedures at PGI 225.873-2.

SUBPART 225.70-AUTHORIZATION ACTS, APPROPRIATIONS ACTS, AND OTHER STATUTORY RESTRICTIONS ON FOREIGN ACQUISITION

(Revised October 26, 2006)

225.7000 Scope of subpart.

- (a) This subpart contains restrictions on the acquisition of foreign products and services, imposed by DoD appropriations and authorization acts and other statutes. Refer to the acts to verify current applicability of the restrictions.
- (b) Nothing in this subpart affects the applicability of the Buy American Act or the Balance of Payments Program.

225.7001 Definitions.

As used in this subpart—

- (a) "Bearing components" is defined in the clause at 252.225-7016, Restriction on Acquisition of Ball and Roller Bearings.
- (b) "Component" is defined in the clauses at 252.225-7012, Preference for Certain Domestic Commodities, and 252.225-7016, Restriction on Acquisition of Ball and Roller Bearings.
- (c) "Hand or measuring tools" means those tools listed in Federal supply classifications 51 and 52, respectively.
- (d) "Specialty metals" is defined in the clause at 252.225-7014, Preference for Domestic Specialty Metals.

225.7002 Restrictions on food, clothing, fabrics, specialty metals, and hand or measuring tools.

225.7002-1 Restrictions.

The following restrictions implement 10 U.S.C. 2533a (the "Berry Amendment"). Except as provided in subsection 225.7002-2, do not acquire--

- (a) Any of the following items, either as end products or components, unless the items have been grown, reprocessed, reused, or produced in the United States:
 - (1) Food.
 - (2) Clothing.
 - (3) Tents, tarpaulins, or covers.
 - (4) Cotton and other natural fiber products.
 - (5) Woven silk or woven silk blends.
 - (6) Spun silk yarn for cartridge cloth.

- (7) Synthetic fabric or coated synthetic fabric, including all textile fibers and yarns that are for use in such fabrics.
 - (8) Canvas products.
- (9) Wool (whether in the form of fiber or yarn or contained in fabrics, materials, or manufactured articles).
- (10) Any item of individual equipment (Federal Supply Class 8465) manufactured from or containing any of the fibers, yarns, fabrics, or materials listed in this paragraph (a).
- (b) Specialty metals, including stainless steel flatware, unless the metals were melted in steel manufacturing facilities located within the United States. (For guidance on dealing with noncompliance with this requirement, see PGI 225.7002-1(b).)
 - (c) Hand or measuring tools, unless the tools were produced in the United States.

225.7002-2 Exceptions.

Acquisitions in the following categories are not subject to the restrictions in 225.7002-1:

- (a) Acquisitions at or below the simplified acquisition threshold.
- (b) Acquisitions of any of the items in 225.7002-1(a) or (b), if the Secretary concerned determines that items grown, reprocessed, reused, or produced in the United States cannot be acquired as and when needed in a satisfactory quality and sufficient quantity at U.S. market prices. (See the requirement in 205.301 for synopsis within 7 days after contract award when using this exception.)
- (1) The following officials are authorized, without power of redelegation, to make such a domestic nonavailability determination:
 - (i) The Under Secretary of Defense (Acquisition, Technology, and Logistics).
 - (ii) The Secretary of the Army.
 - (iii) The Secretary of the Navy.
 - (iv) The Secretary of the Air Force.
 - (2) The supporting documentation for the determination shall include—
- (i) An analysis of alternatives that would not require a domestic nonavailability determination; and
- (ii) A written certification by the requiring activity, with specificity, why such alternatives are unacceptable.
- (3) Defense agencies shall follow the procedures at PGI 225.7002-2(b)(3) when submitting a request for a domestic nonavailability determination.

- (4) If an official listed in paragraph (b)(1)(ii) through (iv) of this subsection makes a domestic nonavailability determination for the acquisition of titanium or a product containing titanium, that official shall—
- (i) Notify the congressional defense committees at least 10 days before the award of a contract that relies on such a determination; and
- (ii) Provide a copy of the notification and the determination to the Director, Defense Procurement and Acquisition Policy, as specified in PGI 225.7002-2(b)(4).
 - (5) See PGI 225.7002-2(b)(5) for related policy memoranda.
- (c) Acquisitions of items listed in FAR 25.104(a), unless the items are hand or measuring tools.
 - (d) Acquisitions outside the United States in support of combat operations.
- (e) Acquisitions of perishable foods by or for activities located outside the United States for personnel of those activities.
 - (f) Acquisitions of food, specialty metals, or hand or measuring tools—
 - (1) In support of contingency operations; or
- (2) For which the use of other than competitive procedures has been approved on the basis of unusual and compelling urgency in accordance with FAR 6.302-2.
- (g) Emergency acquisitions by activities located outside the United States for personnel of those activities.
 - (h) Acquisitions by vessels in foreign waters.
 - (i) Acquisitions of items specifically for commissary resale.
- (j) Acquisitions of end products incidentally incorporating cotton, other natural fibers, or wool, for which the estimated value of the cotton, other natural fibers, or wool--
 - (1) Is not more than 10 percent of the total price of the end product; and
 - (2) Does not exceed the simplified acquisition threshold.
- (k) Acquisitions of waste and byproducts of cotton or wool fiber for use in the production of propellants and explosives.
- (l) Acquisitions of foods manufactured or processed in the United States, regardless of where the foods (and any component if applicable) were grown or produced. However, in accordance with Section 8118 of the DoD Appropriations Act for Fiscal Year 2005 (Pub. L. 108-287), this exception does not apply to fish, shellfish, or seafood manufactured or processed in the United States or fish, shellfish, or seafood contained in foods manufactured or processed in the United States.

- (m) Purchases of specialty metals by subcontractors at any tier for programs other than—
 - (1) Aircraft;
 - (2) Missile and space systems;
 - (3) Ships;
 - (4) Tank-automotive:
 - (5) Weapons; and
 - (6) Ammunition.
- (n) Acquisitions of specialty metals when the acquisition furthers an agreement with a qualifying country (see 225.872).
- (o) Acquisitions of fibers and yarns that are for use in synthetic fabric or coated synthetic fabric (but not the purchase of the synthetic or coated synthetic fabric itself), if—
- (1) The fabric is to be used as a component of an end product that is not a textile product. Examples of textile products, made in whole or in part of fabric, include—
- (i) Draperies, floor coverings, furnishings, and bedding (Federal Supply Group 72, Household and Commercial Furnishings and Appliances);
- (ii) Items made in whole or in part of fabric in Federal Supply Group 83, Textile/leather/furs/apparel/findings/tents/flags, or Federal Supply Group 84, Clothing, Individual Equipment and Insignia;
 - (iii) Upholstered seats (whether for household, office, or other use); and
 - (iv) Parachutes (Federal Supply Class 1670); or
 - (2) The fibers and yarns are para-aramid fibers and yarns manufactured in—
 - (i) The Netherlands; or
- (ii) Another qualifying country (see 225.872) if the Under Secretary of Defense (Acquisition, Technology, and Logistics) makes a determination in accordance with Section 807 of Pub. L. 105-261 that—
- (A) Procuring articles that contain only para-aramid fibers and yarns manufactured from suppliers within the United States would result in sole source contracts or subcontracts for the supply of such para-aramid fibers and yarns;
- (B) Such sole source contracts or subcontracts would not be in the best interest of the Government or consistent with the objectives of the Competition in Contracting Act (10 U.S.C. 2304); and

- (C) The qualifying country permits U.S. firms that manufacture paraaramid fibers and yarns to compete with foreign firms for the sale of para-aramid fibers and yarns in that country.
- (p) Acquisitions of chemical warfare protective clothing when the acquisition furthers an agreement with a qualifying country. (See 225.872 and the requirement in 205.301 for synopsis within 7 days after contract award when using this exception.)

225.7002-3 Contract clauses.

Unless an exception applies—

- (a) Use the clause at 252.225-7012, Preference for Certain Domestic Commodities, in solicitations and contracts exceeding the simplified acquisition threshold.
- (b)(1) Use the clause at 252.225-7014, Preference for Domestic Specialty Metals, in solicitations and contracts exceeding the simplified acquisition threshold that require delivery of an article containing specialty metals.
- (2) Use the clause with its Alternate I in solicitations and contracts exceeding the simplified acquisition threshold requiring delivery, for one of the following major programs, of an article containing specialty metals:
 - (i) Aircraft.
 - (ii) Missile and space systems.
 - (iii) Ships.
 - (iv) Tank-automotive.
 - (v) Weapons.
 - (vi) Ammunition.
- (c) Use the clause at 252.225-7015, Restriction on Acquisition of Hand or Measuring Tools, in solicitations and contracts exceeding the simplified acquisition threshold that require delivery of hand or measuring tools.

225.7003 Waiver of restrictions of 10 U.S.C. 2534.

- (a) The waiver procedures of this section apply only if specifically authorized by reference elsewhere in this subpart. The restrictions on certain foreign purchases under 10 U.S.C. 2534(a) may be waived as follows:
- (1)(i) The Under Secretary of Defense (Acquisition, Technology, and Logistics), without power of delegation, may waive a restriction for a particular item for a particular foreign country upon determination that—
- (A) United States producers of the item would not be jeopardized by competition from a foreign country, and that country does not discriminate against

defense items produced in the United States to a greater degree than the United States discriminates against defense items produced in that country; or

- (B) Application of the restriction would impede cooperative programs entered into between DoD and a foreign country, or would impede the reciprocal procurement of defense items under a memorandum of understanding providing for reciprocal procurement of defense items under 225.872, and that country does not discriminate against defense items produced in the United States to a greater degree than the United States discriminates against defense items produced in that country.
- (ii) A notice of the determination to exercise the waiver authority shall be published in the Federal Register and submitted to the congressional defense committees at least 15 days before the effective date of the waiver.
 - (iii) The effective period of the waiver shall not exceed 1 year.
- (iv) For contracts entered into prior to the effective date of a waiver, provided adequate consideration is received to modify the contract, the waiver shall be applied as directed or authorized in the waiver to—
- (A) Subcontracts entered into on or after the effective date of the waiver; and
- (B) Options for the procurement of items that are exercised after the effective date of the waiver, if the option prices are adjusted for any reason other than the application of the waiver.
- (2) The head of the contracting activity may waive a restriction on a case-bycase basis upon execution of a determination and findings that any of the following applies:
 - (i) The restriction would cause unreasonable delays.
- (ii) Satisfactory quality items manufactured in the United States or Canada are not available.
- (iii) Application of the restriction would result in the existence of only one source for the item in the United States or Canada.
- (iv) Application of the restriction is not in the national security interests of the United States.
 - (v) Application of the restriction would adversely affect a U.S. company.
- (3) A restriction is waived when it would cause unreasonable costs. The cost of an item of U.S. or Canadian origin is unreasonable if it exceeds 150 percent of the offered price, inclusive of duty, of items that are not of U.S. or Canadian origin.
- (b) In accordance with the provisions of paragraphs (a)(1)(i) through (iii) of this section, the Under Secretary of Defense (Acquisition, Technology, and Logistics) has waived the restrictions of 10 U.S.C. 2534(a) for certain items manufactured in the

Part 225—Foreign Acquisition

United Kingdom, including air circuit breakers for naval vessels (see 225.7006). This waiver applies to—

- (1) Procurements under solicitations issued on or after August 4, 1998; and
- (2) Subcontracts and options under contracts entered into prior to August 4, 1998, under the conditions described in paragraph (a)(1)(iv) of this section.

225.7004 Restriction on acquisition of foreign buses.

225.7004-1 Restriction.

In accordance with 10 U.S.C. 2534, do not acquire a multipassenger motor vehicle (bus) unless it is manufactured in the United States or Canada.

225.7004-2 Applicability.

Apply this restriction if the buses are purchased, leased, rented, or made available under contracts for transportation services.

225.7004-3 Exceptions.

This restriction does not apply in any of the following circumstances:

- (a) Buses manufactured outside the United States and Canada are needed for temporary use because buses manufactured in the United States or Canada are not available to satisfy requirements that cannot be postponed. Such use may not, however, exceed the lead time required for acquisition and delivery of buses manufactured in the United States or Canada.
- (b) The requirement for buses is temporary in nature. For example, to meet a special, nonrecurring requirement or a sporadic and infrequent recurring requirement, buses manufactured outside the United States and Canada may be used for temporary periods of time. Such use may not, however, exceed the period of time needed to meet the special requirement.
- (c) Buses manufactured outside the United States and Canada are available at no cost to the U.S. Government.
 - (d) The acquisition is for an amount at or below the simplified acquisition threshold.

225.7004-4 Waiver.

The waiver criteria at 225.7003(a) apply to this restriction.

225.7005 Restriction on certain chemical weapons antidote.

225.7005-1 Restriction.

In accordance with 10 U.S.C. 2534 and defense industrial mobilization requirements, do not acquire chemical weapons antidote contained in automatic injectors, or the components for such injectors, unless the chemical weapons antidote or component is manufactured in the United States or Canada by a company that—

(a) Is a producer under the industrial preparedness program at the time of contract award;

Part 225—Foreign Acquisition

- (b) Has received all required regulatory approvals; and
- (c) Has the plant, equipment, and personnel to perform the contract in the United States or Canada at the time of contract award.

225.7005-2 Exception.

This restriction does not apply if the acquisition is for an amount at or below the simplified acquisition threshold.

225.7005-3 Waiver.

The waiver criteria at 225.7003(a) apply to this restriction.

225.7006 Restriction on air circuit breakers for naval vessels.

225.7006-1 Restriction.

In accordance with 10 U.S.C. 2534, do not acquire air circuit breakers for naval vessels unless they are manufactured in the United States or Canada.

225.7006-2 Exceptions.

This restriction does not apply if the acquisition is—

- (a) For an amount at or below the simplified acquisition threshold; or
- (b) For spare or repair parts needed to support air circuit breakers manufactured outside the United States. Support includes the purchase of spare air circuit breakers when those from alternate sources are not interchangeable.

225.7006-3 Waiver.

- (a) The waiver criteria at 225.7003(a) apply to this restriction.
- (b) The Under Secretary of Defense (Acquisition, Technology, and Logistics) has waived the restriction for air circuit breakers manufactured in the United Kingdom. See 225.7003(b) for applicability.

225.7006-4 Solicitation provision and contract clause.

- (a) Use the provision at 252.225-7037, Evaluation of Offers for Air Circuit Breakers, in solicitations requiring air circuit breakers for naval vessels unless--
 - (1) An exception applies; or
- (2) A waiver has been granted, other than the waiver for the United Kingdom, which has been incorporated into the provision.
- (b) Use the clause at 252.225-7038, Restriction on Acquisition of Air Circuit Breakers, in solicitations and contracts requiring air circuit breakers for naval vessels unless--

(1) An exception applies; or

Part 225—Foreign Acquisition

(2) A waiver has been granted, other than the waiver for the United Kingdom, which has been incorporated into the clause.

225.7007 Restrictions on anchor and mooring chain.

225.7007-1 Restrictions.

- (a) In accordance with Section 8041 of the Fiscal Year 1991 DoD Appropriations Act (Pub. L. 101-511) and similar sections in subsequent DoD appropriations acts, do not acquire welded shipboard anchor and mooring chain, four inches or less in diameter, unless--
- (1) It is manufactured in the United States, including cutting, heat treating, quality control, testing, and welding (both forging and shot blasting process); and
- (2) The cost of the components manufactured in the United States exceeds 50 percent of the total cost of components.
- (b) 10 U.S.C. 2534 also restricts acquisition of welded shipboard anchor and mooring chain, four inches or less in diameter, when used as a component of a naval vessel. However, the Appropriations Act restriction described in paragraph (a) of this subsection takes precedence over the restriction of 10 U.S.C. 2534.

225.7007-2 Waiver.

- (a) The Secretary of the department responsible for acquisition may waive the restriction in 225.7007-1(a), on a case-by-case basis, if--
- (1) Sufficient domestic suppliers are not available to meet DoD requirements on a timely basis; and
- (2) The acquisition is necessary to acquire capability for national security purposes.
 - (b) Document the waiver in a written determination and findings containing--
 - (1) The factors supporting the waiver; and
- (2) A certification that the acquisition must be made in order to acquire capability for national security purposes.
- (c) Provide a copy of the determination and findings to the House and Senate Committees on Appropriations.

225.7007-3 Contract clause.

Unless a waiver has been granted, use the clause at 252.225-7019, Restriction on Acquisition of Anchor and Mooring Chain, in solicitations and contracts requiring welded shipboard anchor or mooring chain four inches or less in diameter.

225.7008 Reserved.

225.7009 Restriction on ball and roller bearings.

225.7009-1 Scope.

This section implements Section 8065 of the Fiscal Year 2002 DoD Appropriations Act (Pub. L. 107-117) and the same restriction in subsequent DoD appropriations acts.

225.7009-2 Restriction.

Do not acquire ball and roller bearings or bearing components unless the bearings and bearing components are manufactured in the United States or Canada.

225.7009-3 Exception.

The restriction in 225.7009-2 does not apply to contracts or subcontracts for the acquisition of commercial items, except for commercial ball and roller bearings acquired as end items.

225.7009-4 Waiver.

The Secretary of the department responsible for acquisition or, for the Defense Logistics Agency, the Component Acquisition Executive, may waive the restriction in 225.7009-2, on a case-by-case basis, by certifying to the House and Senate Committees on Appropriations that--

- (a) Adequate domestic supplies are not available to meet DoD requirements on a timely basis; and
- (b) The acquisition must be made in order to acquire capability for national security purposes.

225.7009-5 Contract clause.

Use the clause at 252.225-7016, Restriction on Acquisition of Ball and Roller Bearings, in solicitations and contracts, unless—

- (a) The items being acquired are commercial items other than ball or roller bearings acquired as end items;
 - (b) The items being acquired do not contain ball and roller bearings; or
 - (c) A waiver has been granted in accordance with 225.7009-4.

225.7010 Restriction on vessel propellers.

225.7010-1 Restriction.

In accordance with Section 8064 of the Fiscal Year 2001 DoD Appropriations Act (Pub. L. 106-259), do not use fiscal year 2000 or 2001 funds to acquire vessel propellers other than those produced by a domestic source and of domestic origin, i.e., vessel propellers—

- (a) Manufactured in the United States or Canada; and
- (b) For which all component castings were poured and finished in the United States or Canada.

225.7010-2 Exceptions.

Part 225—Foreign Acquisition

This restriction does not apply to contracts or subcontracts for acquisition of commercial items.

225.7010-3 Waiver.

The Secretary of the department responsible for acquisition may waive this restriction on a case-by-case basis, by certifying to the House and Senate Committees on Appropriations that—

- (a) Adequate domestic supplies are not available to meet DoD requirements on a timely basis; and
- (b) The acquisition must be made in order to acquire capability for national security purposes.

225.7010-4 Contract clause.

Use the clause at 252.225-7023, Restriction on Acquisition of Vessel Propellers, in solicitations and contracts that use fiscal year 2000 or 2001 funds for the acquisition of vessels or vessel propellers, unless—

- (a) An exception applies or a waiver has been granted; or
- (b) The vessels being acquired do not contain vessel propellers.

225.7011 Restriction on carbon, alloy, and armor steel plate.

225.7011-1 Restriction.

In accordance with Section 8111 of the Fiscal Year 1992 DoD Appropriations Act (Pub. L. 102-172) and similar sections in subsequent DoD appropriations acts, do not acquire any of the following types of carbon, alloy, or armor steel plate unless it is melted and rolled in the United States or Canada:

- (a) Carbon, alloy, or armor steel plate in Federal Supply Class 9515.
- (b) Carbon, alloy, or armor steel plate described by specifications of the American Society for Testing Materials or the American Iron and Steel Institute.

225.7011-2 Waiver.

The Secretary of the department responsible for acquisition may waive this restriction, on a case-by-case basis, by certifying to the House and Senate Committees on Appropriations that—

- (a) Adequate U.S. or Canadian supplies are not available to meet DoD requirements on a timely basis; and
- (b) The acquisition must be made in order to acquire capability for national security purposes.

225.7011-3 Contract clause.

Unless a waiver has been granted, use the clause at 252.225-7030, Restriction on Acquisition of Carbon, Alloy, and Armor Steel Plate, in solicitations and contracts that—

- (a) Require the delivery to the Government of carbon, alloy, or armor steel plate that will be used in a facility owned by the Government or under the control of DoD; or
- (b) Require contractors operating in a Government-owned facility or a facility under the control of DoD to purchase carbon, alloy, or armor steel plate.

225.7012 Restriction on supercomputers.

225.7012-1 Restriction.

In accordance with Section 8112 of Pub. L. 100-202, and similar sections in subsequent DoD appropriations acts, do not purchase a supercomputer unless it is manufactured in the United States.

225.7012-2 Waiver.

The Secretary of Defense may waive this restriction, on a case-by-case basis, after certifying to the Armed Services and Appropriations Committees of Congress that—

- (a) Adequate U.S. supplies are not available to meet requirements on a timely basis; and
- (b) The acquisition must be made in order to acquire capability for national security purposes.

225.7012-3 Contract clause.

Unless a waiver has been granted, use the clause at 252.225.7011, Restriction on Acquisition of Supercomputers, in solicitations and contracts for the acquisition of supercomputers.

225.7013 Restrictions on construction or repair of vessels in foreign shipyards.

In accordance with 10 U.S.C. 7309 and 7310—

- (a) Do not award a contract to construct in a foreign shipyard--
 - (1) A vessel for any of the armed forces; or
- (2) A major component of the hull or superstructure of a vessel for any of the armed forces; and
- (b) Do not overhaul, repair, or maintain in a foreign shipyard, a naval vessel (or any other vessel under the jurisdiction of the Secretary of the Navy) homeported in the United States. This restriction does not apply to voyage repairs.

225.7014 Restriction on overseas military construction.

For restriction on award of military construction contracts to be performed in the United States outlying areas in the Pacific and on Kwajalein Atoll, or in countries bordering the Arabian Gulf, see 236.274(a).

225.7015 Restriction on overseas architect-engineer services.

For restriction on award of architect-engineer contracts to be performed in Japan, in any North Atlantic Treaty Organization member country, or in countries bordering the Arabian Gulf, see 236.602-70.

225.7016 Restriction on research and development.

- (a) In accordance with Pub. L. 92-570, do not use DoD appropriations to make an award to any foreign corporation, organization, person, or entity, for research and development in connection with any weapon system or other military equipment, if there is a U.S. corporation, organization, person, or entity--
 - (1) Equally competent; and
 - (2) Willing to perform at a lower cost.
- (b) This restriction does not affect the requirements of FAR Part 35 for selection of research and development contractors. However, when a U.S. source and a foreign source are equally competent, award to the source that will provide the services at the lower cost.

225.7017 Restriction on Ballistic Missile Defense research, development, test, and evaluation.

225.7017-1 Definitions.

"Competent," "foreign firm," and "U.S. firm" are defined in the provision at 252.225-7018, Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation.

225.7017-2 Restriction.

In accordance with Section 222 of the DoD Authorization Act for Fiscal Years 1988 and 1989 (Pub. L. 100-180), do not use any funds appropriated to or for the use of DoD to enter into or carry out a contract with a foreign government or firm, including any contract awarded as a result of a broad agency announcement, if the contract provides for the conduct of research, development, test, and evaluation (RDT&E) in connection with the Ballistic Missile Defense Program.

225.7017-3 Exceptions.

This restriction does not apply—

- (a) To contracts awarded to a foreign government or firm if the contracting officer determines that--
 - (1) The contract will be performed within the United States;
- (2) The contract is exclusively for RDT&E in connection with antitactical ballistic missile systems; or
- (3) The foreign government or firm agrees to share a substantial portion of the total contract cost. Consider the foreign share as substantial if it is equitable with respect to the relative benefits that the United States and the foreign parties will derive from the contract. For example, if the contract is more beneficial to the foreign party, its share of the cost should be correspondingly higher; or
- (b) If the head of the contracting activity certifies in writing, before contract award, that a U.S. firm cannot competently perform a contract for RDT&E at a price equal to

Part 225—Foreign Acquisition

or less than the price at which a foreign government or firm would perform the RDT&E. The contracting officer or source selection authority, as applicable, shall make a determination, in accordance with PGI 225.7017-3(b), that will be the basis for the certification.

225.7017-4 Solicitation provision.

Unless foreign participation is otherwise excluded, use the provision at 252.225-7018, Notice of Prohibition of Certain Contracts With Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation, in competitively negotiated solicitations for RDT&E in connection with the Ballistic Missile Defense Program.

SUBPART 225.71-OTHER RESTRICTIONS ON FOREIGN ACQUISITION (Revised October 26, 2006)

225.7100 Scope of subpart.

This subpart contains foreign product restrictions that are based on policies designed to protect the defense industrial base.

225.7101 Definitions.

"Domestic manufacture" is defined in the clause at 252.225-7025, Restriction on Acquisition of Forgings.

225.7102 Forgings.

225.7102-1 Policy.

When acquiring the following forging items, whether as end items or components, acquire items that are of domestic manufacture to the maximum extent practicable:

<u>ITEMS</u> <u>CATEGORIES</u>

Ship propulsion shafts Excludes service and landing craft shafts

Periscope tubes All

Ring forgings for bull gears All greater than 120 inches in diameter

225.7102-2 Exceptions.

The policy in 225.7102-1 does not apply to acquisitions—

- (a) Using simplified acquisition procedures, unless the restricted item is the end item being purchased;
 - (b) Overseas for overseas use; or
- (c) When the quantity acquired exceeds the amount needed to maintain the U.S. defense mobilization base (provided the excess quantity is an economical purchase quantity). The requirement for domestic manufacture does not apply to the quantity above that required to maintain the base, in which case, qualifying country sources may compete.

225.7102-3 Waiver.

Upon request from a contractor, the contracting officer may waive the requirement for domestic manufacture of the items listed in 225.7102-1.

225.7102-4 Contract clause.

Use the clause at 252.225-7025, Restriction on Acquisition of Forgings, in solicitations and contracts, unless—

- (a) The supplies being acquired do not contain any of the items listed in 225.7102-1; or
- (b) An exception in 225.7102-2 applies. If an exception applies to only a portion of the acquisition, specify the excepted portion in the solicitation and contract.

SUBPART 225.75-BALANCE OF PAYMENTS PROGRAM

(Revised October 26, 2006)

225.7500 Scope of subpart.

This subpart provides policies and procedures implementing the Balance of Payments Program. It applies to contracts for the acquisition of--

- (a) Supplies for use outside the United States; and
- (b) Construction to be performed outside the United States.

225.7501 Policy.

Acquire only domestic end products for use outside the United States, and use only domestic construction material for construction to be performed outside the United States, including end products and construction material for foreign military sales, unless--

- (a) Before issuing the solicitation--
- (1) The estimated cost of the acquisition or the value of a particular construction material is at or below the simplified acquisition threshold;
 - (2) The end product or particular construction material is-
 - (i) Listed in FAR 25.104 or 225.104(a)(iii);
 - (ii) A petroleum product;
- (iii) A spare part for foreign-manufactured vehicles, equipment, machinery, or systems, provided the acquisition is restricted to the original manufacturer or its supplier;
 - (iv) An industrial gas;
 - (v) A brand drug specified by the Defense Medical Materiel Board; or
- (vi) Information technology that is a commercial item, using fiscal year 2004 or subsequent funds (Section 535 of Division F of the Consolidated Appropriations Act, 2004 (Pub. L. 108-199), and the same provision in subsequent appropriations acts);
- (3) The acquisition is covered by the World Trade Organization Government Procurement Agreement;
- (4) The acquisition of foreign end products or construction material is required by a treaty or executive agreement between governments;
 - (5) The end product is acquired for commissary resale; or
- (6) The contracting officer determines that a requirement can best be filled by a foreign end product or construction material, including determinations that--

- (i) A subsistence product is perishable and delivery from the United States would significantly impair the quality at the point of consumption;
- (ii) An end product or construction material, by its nature or as a practical matter, can best be acquired in the geographic area concerned, e.g., ice or books; or bulk material, such as sand, gravel, or other soil material, stone, concrete masonry units, or fired brick;
 - (iii) A particular domestic construction material is not available;
- (iv) The cost of domestic construction material would exceed the cost of foreign construction material by more than 50 percent, calculated on the basis of-
 - (A) A particular construction material; or
- (B) The comparative cost of application of the Balance of Payments Program to the total acquisition; or
 - (v) Use of a particular domestic construction material is impracticable;
 - (b) After receipt of offers--
- (1) The evaluated low offer (see Subpart 225.5) is an offer of an end product that--
 - (i) Is a qualifying country end product;
 - (ii) Is an eligible product; or
- (iii) Is a nonqualifying country end product, but application of the Balance of Payments Program evaluation factor would not result in award on a domestic offer; or
 - (2) The construction material is an eligible product; or
- (c) At any time during the acquisition process, the head of the agency determines that it is not in the public interest to apply the restrictions of the Balance of Payments Program to the end product or construction material.

225.7502 Procedures.

If the Balance of Payments Program applies to the acquisition, follow the procedures at PGI 225.7502.

225.7503 Contract clauses.

Unless the entire acquisition is exempt from the Balance of Payments Program-

(a) Use the clause at 252.225-7044, Balance of Payments Program--Construction Material, in solicitations and contracts for construction to be performed outside the United States with a value greater than the simplified acquisition threshold but less than \$7,407,000.

Part 225—Foreign Acquisition

(b) Use the clause at 252.225-7045, Balance of Payments Program--Construction Material Under Trade Agreements, in solicitations and contracts for construction to be performed outside the United States with a value of \$7,407,000 or more. For acquisitions with a value of \$7,407,000 or more, but less than \$8,422,165, use the clause with its Alternate I.

SUBPART 225.76—SECONDARY ARAB BOYCOTT OF ISRAEL

(Revised October 26, 2006)

225.7601 Restriction.

In accordance with 10 U.S.C. 2410i, do not enter into a contract with a foreign entity unless it has certified that it does not comply with the secondary Arab boycott of Israel.

225.7602 Procedures.

For contracts awarded to the Canadian Commercial Corporation (CCC), the CCC will submit a certification from its proposed subcontractor with the other required precontractual information (see 225.870).

225.7603 Exceptions.

This restriction does not apply to—

- (a) Purchases at or below the simplified acquisition threshold;
- (b) Contracts for consumable supplies, provisions, or services for the support of United States forces or of allied forces in a foreign country; or
- (c) Contracts pertaining to the use of any equipment, technology, data, or services for intelligence or classified purposes, or to the acquisition or lease thereof, in the interest of national security.

225.7604 Waivers.

The Secretary of Defense may waive this restriction on the basis of national security interests. To request a waiver, follow the procedures at PGI 225.7604.

225.7605 Solicitation provision.

Unless an exception applies or a waiver has been granted in accordance with 225.7604, use the provision at 252.225-7031, Secondary Arab Boycott of Israel, in all solicitations.

TABLE OF CONTENTS

(Revised October 26, 2006)

SUBPART 252.1-INSTRUCTIONS FOR USING PROVISIONS AND CLAUSES

252.101 Using Part 252.

SUBPART 252.2-TEXT OF PROVISIONS AND CLAUSES	
252.201-7000	Contracting Officer's Representative.
252.203-7000	Reserved.
252.203-7001	Prohibition on Persons Convicted of Fraud or Other Defense-Contract-
	Related Felonies.
252.203-7002	Display of DoD Hotline Poster.
252.204-7000	Disclosure of Information.
252.204-7001	Commercial and Government Entity (CAGE) Code Reporting.
252.204-7002	Payment for Subline Items Not Separately Priced.
252.204-7003	Control of Government Personnel Work Product.
252.204-7004	Alternate A.
252.204-7005	Oral Attestation of Security Responsibilities.
252.204-7006	Billing Instructions.
252.205-7000	Provision of Information to Cooperative Agreement Holders.
252.206-7000	Domestic Source Restriction.
252.208-7000	Intent to Furnish Precious Metals as Government-Furnished
	Material.
252.209-7000	Reserved.
252.209-7001	Disclosure of Ownership or Control by the Government of a Terrorist
	Country.
252.209-7002	Disclosure of Ownership or Control by a Foreign Government.
252.209-7003	Reserved.
252.209-7004	Subcontracting with Firms That Are Owned or Controlled by the
	Government of a Terrorist Country.
252.209-7005	Reserve Officer Training Corps and Military Recruiting on Campus.
252.211-7000	Acquisition Streamlining.
252.211-7001	Availability of Specifications, Standards, and Data Item Descriptions
	Not Listed in the Acquisition Streamlining and Standardization
	Information System (ASSIST), and Plans, Drawings, and Other
050044 5000	Pertinent Documents.
252.211-7002	Availability for Examination of Specifications, Standards, Plans,
0F0 011 F000	Drawings, Data Item Descriptions, and Other Pertinent Documents.
252.211-7003	Item Identification and Valuation.
252.211-7004	Alternate Preservation, Packaging, and Packing.
252.211-7005	Substitutions for Military or Federal Specifications and Standards.
252.211-7006	Radio Frequency Identification.
252.212-7000	Offeror Representations and CertificationsCommercial Items.
252.212-7001	Contract Terms and Conditions Required to Implement Statutes or
	Executive Orders Applicable to Defense Acquisitions of Commercial
050 015 5000	Items.
252.215-7000	Pricing Adjustments.
252.215-7001	Reserved.
252.215-7002	Cost Estimating System Requirements.
252.216-7000	Economic Price AdjustmentBasic Steel, Aluminum, Brass, Bronze,
	or Copper Mill Products.

Part 252—Solicitation Provisions and Contract Clauses

252.216-7001	Economic Price AdjustmentNonstandard Steel Items.
252.216-7002	Reserved.
252.216-7003	Economic Price AdjustmentWage Rates or Material Prices
	Controlled by a Foreign Government.
252.217-7000	Exercise of Option to Fulfill Foreign Military Sales Commitments.
252.217-7001	Surge Option.
252.217-7002	Offering Property for Exchange.
252.217-7003	Changes.
252.217-7004	Job Orders and Compensation.
252.217-7005	Inspection and Manner of Doing Work.
252.217-7006	Title.
252.217-7007	Payments.
252.217-7008	Bonds.
252.217-7009	Default.
252.217-7010	Performance.
252.217-7011	Access to Vessel.
252.217-7012	Liability and Insurance.
252.217-7013	Guarantees.
252.217-7014	Discharge of Liens.
252.217-7015	Safety and Health.
252.217-7016	Plant Protection. Reserved.
252.217-7017	Reserved.
252.217-7018 252.217-7019	Reserved.
252.217-7019	Reserved.
252.217-7020	Reserved.
252.217-7021	Reserved.
252.217-7023	Reserved.
252.217-7024	Reserved.
252.217-7025	Reserved.
252.217-7026	Identification of Sources of Supply.
252.217-7027	Contract Definitization.
252.217-7028	Over and Above Work.
252.219-7000	Reserved.
252.219-7001	Reserved.
252.219-7002	Reserved.
252.219-7003	Small, Small Disadvantaged and Women-Owned Small Business
	Subcontracting Plan (DoD Contracts).
252.219-7004	Small, Small Disadvantaged and Women-Owned Small Business
0 × 0 0 1 0 × 0 0 ×	Subcontracting Plan (Test Program).
252.219-7005	Reserved.
252.219-7006	Reserved.
252.219-7007	Reserved.
252.219-7008	Reserved.
252.219-7009	Section 8(a) Direct Award.
252.219-7010	Alternate A. Natification to Delay Performance
252.219-7011 252.222-7000	Notification to Delay Performance.
252.222-7000 252.222-7001	Restrictions on Employment of Personnel. Right of First Refusal of EmploymentClosure of Military
404.444-1001	Installations.
252.222-7002	Compliance with Local Labor Laws (Overseas).
252.222-7003	Permit from Italian Inspectorate of Labor.

Part 252—Solicitation Provisions and Contract Clauses

252.222-7004	Compliance with Spanish Social Security Laws and Regulations.			
252.222-7005	Prohibition on Use of Nonimmigrant AliensGuam.			
252.222-7006	Combating Trafficking in Persons.			
252.223-7000	Reserved.			
252.223-7001	Hazard Warning Labels.			
252.223-7002	Safety Precautions for Ammunition and Explosives.			
252.223-7003	Change in Place of PerformanceAmmunition and Explosives.			
252.223-7004	Drug-Free Work Force.			
252.223-7005	Reserved.			
252.223-7006	Prohibition on Storage and Disposal of Toxic and Hazardous			
202.220 1000	Materials.			
252.223-7007	Safeguarding Sensitive Conventional Arms, Ammunition, and			
202.220-1001				
	Explosives.			
252.225-7000	Buy American ActBalance of Payments Program Certificate.			
252.225-7001	Buy American Act and Balance of Payments Program.			
252.225-7002	Qualifying Country Sources as Subcontractors.			
252.225-7003	Report of Intended Performance Outside the United States and			
	CanadaSubmission with Offer.			
252.225-7004	Report of Intended Performance Outside the United States and			
202.220 1004	CanadaSubmission after Award.			
252.225-7005				
	Identification of Expenditures in the United States.			
252.225-7006	Quarterly Reporting of Actual Contract Performance Outside the			
	United States.			
252.225-7007	Prohibition on Acquisition of United States Munitions List Items from			
	Communist Chinese Military Companies.			
252.225-7008	Reserved.			
252.225-7009	Reserved.			
252.225-7009 252.225-7010	Reserved. Reserved			
252.225-7010	Reserved.			
252.225-7010 252.225-7011	Reserved. Restriction on Acquisition of Supercomputers.			
252.225-7010 252.225-7011 252.225-7012	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7015	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7015 252.225-7016	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7015	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7015 252.225-7016	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7017	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7017	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test,			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7015 252.225-7016 252.225-7017 252.225-7018	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7017 252.225-7018 252.225-7019	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7022 252.225-7023	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021 252.225-7022 252.225-7023 252.225-7024	Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers. Reserved.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7022 252.225-7023	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021 252.225-7022 252.225-7023 252.225-7024	Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers. Reserved.			
252.225-7010 252.225-7011 252.225-7012 252.225-7013 252.225-7014 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021 252.225-7022 252.225-7023 252.225-7024 252.225-7025	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers. Reserved. Restriction on Acquisition of Forgings. Reserved.			
252.225-7010 252.225-7011 252.225-7013 252.225-7014 252.225-7015 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021 252.225-7022 252.225-7023 252.225-7024 252.225-7025 252.225-7026 252.225-7027	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers. Reserved. Restriction on Acquisition of Forgings. Reserved. Restriction on Contingent Fees for Foreign Military Sales.			
252.225-7010 252.225-7011 252.225-7013 252.225-7014 252.225-7015 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021 252.225-7022 252.225-7024 252.225-7024 252.225-7026 252.225-7026 252.225-7027 252.225-7028	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers. Reserved. Restriction on Acquisition of Forgings. Reserved. Restriction on Contingent Fees for Foreign Military Sales. Exclusionary Policies and Practices of Foreign Governments.			
252.225-7010 252.225-7011 252.225-7013 252.225-7014 252.225-7015 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021 252.225-7023 252.225-7024 252.225-7024 252.225-7026 252.225-7026 252.225-7027 252.225-7028 252.225-7029	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers. Reserved. Restriction on Acquisition of Forgings. Reserved. Restriction on Contingent Fees for Foreign Military Sales. Exclusionary Policies and Practices of Foreign Governments. Reserved.			
252.225-7010 252.225-7011 252.225-7013 252.225-7014 252.225-7015 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021 252.225-7022 252.225-7024 252.225-7024 252.225-7025 252.225-7026 252.225-7027 252.225-7028 252.225-7029 252.225-7030	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers. Reserved. Restriction on Acquisition of Forgings. Reserved. Restriction on Contingent Fees for Foreign Military Sales. Exclusionary Policies and Practices of Foreign Governments. Reserved. Restriction on Acquisition of Carbon, Alloy, and Armor Steel Plate.			
252.225-7010 252.225-7011 252.225-7013 252.225-7014 252.225-7015 252.225-7016 252.225-7017 252.225-7018 252.225-7019 252.225-7020 252.225-7021 252.225-7021 252.225-7023 252.225-7024 252.225-7024 252.225-7026 252.225-7026 252.225-7027 252.225-7028 252.225-7029	Reserved. Restriction on Acquisition of Supercomputers. Preference for Certain Domestic Commodities. Duty-Free Entry. Preference for Domestic Specialty Metals. Restriction on Acquisition of Hand or Measuring Tools. Restriction on Acquisition of Ball and Roller Bearings. Reserved. Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation. Restriction on Acquisition of Anchor and Mooring Chain. Trade Agreements Certificate. Trade Agreements. Reserved. Restriction on Acquisition of Vessel Propellers. Reserved. Restriction on Acquisition of Forgings. Reserved. Restriction on Contingent Fees for Foreign Military Sales. Exclusionary Policies and Practices of Foreign Governments. Reserved.			

Part 252—Solicitation Provisions and Contract Clauses

252.225-7033	Waiver of United Kingdom Levies.
252.225-7034	Reserved.
252.225-7035	Buy American ActFree Trade AgreementsBalance of Payments
	Program Certificate.
252.225-7036	Buy American ActFree Trade AgreementsBalance of Payments
	Program.
252.225-7037	Evaluation of Offers for Air Circuit Breakers.
252.225-7038	Restriction on Acquisition of Air Circuit Breakers.
252.225-7039	Reserved.
252.225-7040	Contractor Personnel Authorized to Accompany U.S. Armed Forces
202.220 1010	Deployed Outside the United States.
252.225-7041	Correspondence in English.
252.225-7042	Authorization to Perform.
252.225-7043	Antiterrorism/Force Protection Policy for Defense Contractors
202.220 1040	Outside the United States.
252.225-7044	Balance of Payments ProgramConstruction Material.
252.225-7045	Balance of Payments Program—Construction Material Under Trade
202,220-1040	Agreements.
252.226-7000	Notice of Historically Black College or University and Minority
202.220-1000	Institution Set-Aside.
252.226-7001	Utilization of Indian Organizations and Indian-Owned Economic
202.220 1001	Enterprises—DoD Contracts
252.227-7000	Non-Estoppel.
252.227-7001	Release of Past Infringement.
252.227-7002	Readjustment of Payments.
252.227-7003	Termination.
252.227-7004	License Grant.
252.227-7005	License Term.
252.227-7006	License GrantRunning Royalty.
252.227-7007	License TermRunning Royalty.
252.227-7008	Computation of Royalties.
252.227-7009	Reporting and Payment of Royalties.
252.227-7010	License to Other Government Agencies.
252.227-7011	Assignments.
252.227-7012	Patent License and Release Contract.
252.227-7013	Rights in Technical DataNoncommercial Items.
252.227-7014	Rights in Noncommercial Computer Software and Noncommercial
	Computer Software Documentation.
252.227-7015	Technical DataCommercial Items.
252.227-7016	Rights in Bid or Proposal Information.
252.227-7017	Identification and Assertion of Use, Release, or Disclosure
	Restrictions.
252.227-7018	Rights in Noncommercial Technical Data and Computer Software
	Small Business Innovation Research (SBIR) Program.
252.227-7019	Validation of Asserted RestrictionsComputer Software.
252.227-7020	Rights in Special Works.
252.227-7021	Rights in DataExisting Works.
252.227-7022	Government Rights (Unlimited).
252.227-7023	Drawings and Other Data to Become Property of Government.
252.227-7024	Notice and Approval of Restricted Designs.
252.227-7025	Limitations on the Use or Disclosure of Government-Furnished
	Information Marked with Restrictive Legends.

Part 252—Solicitation Provisions and Contract Clauses

252.227-7026	Deferred Delivery of Technical Data or Computer Software.
252.227-7027	Deferred Ordering of Technical Data or Computer Software.
252.227-7028	Technical Data or Computer Software Previously Delivered to the
	Government.
252.227-7029	Reserved.
252.227-7030	Technical DataWithholding of Payment.
252.227-7031	Reserved.
252.227-7032	Rights in Technical Data and Computer Software (Foreign).
252.227-7033	Rights in Shop Drawings.
252.227-7034	PatentsSubcontracts.
252.227-7035	Reserved.
252.227-7036	Reserved.
252.227-7037	Validation of Restrictive Markings on Technical Data.
252.227-7038	Reserved.
252.227-7039	PatentsReporting of Subject Inventions.
252.228-7000	Reimbursement for War-Hazard Losses.
252.228-7001	Ground and Flight Risk.
252.228-7002	Aircraft Flight Risk.
252.228-7003	Capture and Detention.
252.228-7004	Bonds or Other Security.
252.228-7004	Accident Reporting and Investigation Involving Aircraft, Missiles,
202.220-1000	and Space Launch Vehicles.
050 000 700c	
252.228-7006	Compliance with Spanish Laws and Insurance.
252.229-7000	Invoices Exclusive of Taxes or Duties.
252.229-7001	Tax Relief.
252.229-7002	Customs Exemptions (Germany).
252.229-7003	Tax Exemptions (Italy).
252.229-7004	Status of Contractor as a Direct Contractor (Spain).
252.229-7005	Tax Exemptions (Spain).
252.229-7006	Value Added Tax Exclusion (United Kingdom).
252.229-7007	Verification of United States Receipt of Goods.
252.229-7008	Relief from Import Duty (United Kingdom).
252.229-7009	Relief From Customs Duty and Value Added Tax on Fuel
	(Passenger Vehicles) (United Kingdom).
252.229-7010	Relief from Customs Duty on Fuel (United Kingdom).
252.229-7011	Reporting of Foreign Taxes – U.S. Assistance Programs.
252.231-7000	Supplemental Cost Principles.
252.232-7000	Advance Payment Pool.
252.232-7001	Disposition of Payments.
252.232-7002	Progress Payments for Foreign Military Sales Acquisitions.
252.232-7003	Electronic Submission of Payment Requests.
252.232-7004	DoD Progress Payment Rates.
252.232-7004	Reimbursement of Subcontractor Advance PaymentsDoD Pilot
404.404-1000	
050 000 7000	Mentor-Protege Program.
252.232-7006	Alternate A. Limitation of Carronn ant's Obligation
252.232-7007	Limitation of Government's Obligation.
252.232-7008	Assignment of Claims (Overseas).
252.232-7009	Mandatory Payment by Governmentwide Commercial Purchase Card.
252.232-7010	Levies on Contract Payments.
252.233-7000	Reserved.
252.233-7001	Choice of Law (Overseas).
252.235-7000	Indemnification Under 10 U.S.C. 2354Fixed Price.

Part 252—Solicitation Provisions and Contract Clauses

```
252.235-7001
              Indemnification Under 10 U.S.C. 2354--Cost Reimbursement.
252.235-7002
              Animal Welfare.
252.235-7003
              Frequency Authorization.
252.235-7004
              Reserved.
252.235-7005
              Reserved.
252.235-7006
              Reserved.
252.235-7007
              Reserved.
252.235-7008
              Reserved.
252.235-7009
              Reserved.
252.235-7010
              Acknowledgement of Support and Disclaimer.
252.235-7011
              Final Scientific or Technical Report.
252.236-7000
              Modification Proposals--Price Breakdown.
252.236-7001
              Contract Drawings and Specifications.
252.236-7002
              Obstruction of Navigable Waterways.
252.236-7003
              Payment for Mobilization and Preparatory Work.
252.236-7004
              Payment for Mobilization and Demobilization.
252.236-7005
              Airfield Safety Precautions.
252.236-7006
              Cost Limitation.
252.236-7007
              Additive or Deductive Items.
252.236-7008
              Contract Prices--Bidding Schedules.
252.236-7009
              Option for Supervision and Inspection Services.
252.236-7010
              Overseas Military Construction--Preference for United States
               Firms.
252.236-7011
              Overseas Architect-Engineer Services--Restriction to United States
               Firms.
              Military Construction on Kwajalein Atoll--Evaluation Preference.
252.236-7012
252.237-7000
              Notice of Special Standards of Responsibility.
252.237-7001
               Compliance with Audit Standards.
252.237-7002
              Award to Single Offeror.
252.237-7003
              Requirements.
252.237-7004
              Area of Performance.
252.237-7005
              Performance and Delivery.
252.237-7006
              Subcontracting.
252.237-7007
              Termination for Default.
252.237-7008
              Group Interment.
252.237-7009
              Permits.
252.237-7010
              Reserved.
252.237-7011
              Preparation History.
              Instruction to Offerors (Count-of-Articles).
252.237-7012
252.237-7013
              Instruction to Offerors (Bulk Weight).
252.237-7014
              Loss or Damage (Count-of-Articles).
252.237-7015
              Loss or Damage (Weight of Articles).
252.237-7016
              Delivery Tickets.
252.237-7017
              Individual Laundry.
              Special Definitions of Government Property.
252.237-7018
252.237-7019
              Training for Contractor Personnel Interacting with Detainees.
252.237-7020
              Reserved.
252.237-7021
              Reserved.
252.237-7022
              Services at Installations Being Closed.
252.239-7000
              Protection Against Compromising Emanations.
252.239-7001
              Reserved.
252.239-7002
              Access.
```

Part 252—Solicitation Provisions and Contract Clauses

0¥0 000 = 000	D 1
252.239-7003	Reserved.
252.239-7004	Orders for Facilities and Services.
252.239-7005	Rates, Charges, and Services.
252.239-7006	Tariff Information.
252.239-7007	Cancellation or Termination of Orders.
252.239-7008	Reuse Arrangements.
252.239-7009	Reserved.
252.239-7010	Reserved.
252.239-7011	Special Construction and Equipment Charges.
252.239-7012	Title to Telecommunication Facilities and Equipment.
252.239-7013	Obligation of the Government.
252.239-7014	Term of Agreement.
252.239-7015	Continuation of Communication Service Authorizations.
252.239-7016	Telecommunications Security Equipment, Devices, Techniques,
202.200 1010	and Services.
252.241-7000	Superseding Contract.
252.241-7001	Government Access.
252.242-7001	Reserved.
252.242-7001	Notice of Earned Value Management System.
252.242-7001	
	Earned Value Management System.
252.242-7003	Application for U.S. Government Shipping Documentation/
050 040 7004	Instructions.
252.242-7004	Material Management and Accounting System.
252.242-7005	Cost/Schedule Status Report.
252.242-7006	Cost/Schedule Status Report Plans.
252.243-7000	Reserved.
252.243-7001	Pricing of Contract Modifications.
252.243-7002	Requests for Equitable Adjustment.
252.244-7000	Subcontracts for Commercial Items and Commercial Components
	(DoD Contracts).
252.245-7000	Government-Furnished Mapping, Charting, and Geodesy Property.
252.245-7001	Reports of Government Property.
252.246-7000	Material Inspection and Receiving Report.
252.246-7001	Warranty of Data.
252.246-7002	Warranty of Construction (Germany).
252.247-7000	Hardship Conditions.
252.247-7001	Price Adjustment.
252.247-7002	Revision of Prices.
252.247-7003	Reserved.
252.247-7004	Indefinite QuantitiesFixed Charges.
252.247-7005	Indefinite QuantitiesNo Fixed Charges.
252.247-7006	
252.247-7007	Removal of Contractor's Employees.
252.247-7008	Removal of Contractor's Employees. Liability and Insurance.
	Removal of Contractor's Employees. Liability and Insurance. Evaluation of Bids.
252.247-7009	Liability and Insurance.
252.247-7009 252.247-7010	Liability and Insurance. Evaluation of Bids. Award.
252.247-7010	Liability and Insurance. Evaluation of Bids. Award. Scope of Contract.
252.247-7010 252.247-7011	Liability and Insurance. Evaluation of Bids. Award. Scope of Contract. Period of Contract.
252.247-7010 252.247-7011 252.247-7012	Liability and Insurance. Evaluation of Bids. Award. Scope of Contract. Period of Contract. Ordering Limitation.
252.247-7010 252.247-7011 252.247-7012 252.247-7013	Liability and Insurance. Evaluation of Bids. Award. Scope of Contract. Period of Contract. Ordering Limitation. Contract Areas of Performance.
252.247-7010 252.247-7011 252.247-7012 252.247-7013 252.247-7014	Liability and Insurance. Evaluation of Bids. Award. Scope of Contract. Period of Contract. Ordering Limitation. Contract Areas of Performance. Demurrage.
252.247-7010 252.247-7011 252.247-7012 252.247-7013	Liability and Insurance. Evaluation of Bids. Award. Scope of Contract. Period of Contract. Ordering Limitation. Contract Areas of Performance.

Part 252—Solicitation Provisions and Contract Clauses

252.247-7017	Erroneous Shipments.
252.247-7018	Subcontracting.
252.247-7019	Drayage.
252.247-7020	Additional Services.
252.247-7021	Returnable Containers Other Than Cylinders.
252.247-7022	Representation of Extent of Transportation by Sea.
252.247-7023	Transportation of Supplies by Sea.
252.247-7024	Notification of Transportation of Supplies by Sea.
252.247-7025	Reflagging or Repair Work.
252.249-7000	Special Termination Costs.
252.249-7001	Reserved.
252.249-7002	Notification of Anticipated Contract Termination or Reduction.
252.251-7000	Ordering From Government Supply Sources.
252.251-7001	Use of Interagency Fleet Management System (IFMS) Vehicles and
	Related Services.

(Revised October 26, 2006)

252.209-7000 Reserved.

252.209-7001 Disclosure of Ownership or Control by the Government of a Terrorist Country.

As prescribed in 209.104-70(a), use the following provision:

DISCLOSURE OF OWNERSHIP OR CONTROL BY THE GOVERNMENT OF A TERRORIST COUNTRY (OCT 2006)

- (a) Definitions. As used in this provision—
- (1) "Government of a terrorist country" includes the state and the government of a terrorist country, as well as any political subdivision, agency, or instrumentality thereof.
- (2) "Terrorist country" means a country determined by the Secretary of State, under section 6(j)(1)(A) of the Export Administration Act of 1979 (50 U.S.C. App. 2405(j)(i)(A)), to be a country the government of which has repeatedly provided support for acts of international terrorism. As of the date of this provision, terrorist countries subject to this provision include: Cuba, Iran, North Korea, Sudan, and Syria.
 - (3) "Significant interest" means—
- (i) Ownership of or beneficial interest in 5 percent or more of the firm's or subsidiary's securities. Beneficial interest includes holding 5 percent or more of any class of the firm's securities in "nominee shares," "street names," or some other method of holding securities that does not disclose the beneficial owner;
 - (ii) Holding a management position in the firm, such as a director or officer;
- (iii) Ability to control or influence the election, appointment, or tenure of directors or officers in the firm;
- (iv) Ownership of 10 percent or more of the assets of a firm such as equipment, buildings, real estate, or other tangible assets of the firm; or
 - (v) Holding 50 percent or more of the indebtedness of a firm.
- (b) *Prohibition on award*. In accordance with 10 U.S.C. 2327, no contract may be awarded to a firm or a subsidiary of a firm if the government of a terrorist country has a significant interest in the firm or subsidiary or, in the case of a subsidiary, the firm that owns the subsidiary, unless a waiver is granted by the Secretary of Defense.
- (c) *Disclosure*. If the government of a terrorist country has a significant interest in the Offeror or a subsidiary of the Offeror, the Offeror shall disclose such interest in an attachment to its offer. If the Offeror is a subsidiary, it shall also disclose any significant interest the government of a terrorist country has in any firm that owns or controls the subsidiary. The disclosure shall include—

1998 EDITION 252,209-1

Part 252—Solicitation Provisions and Contract Clauses

- (1) Identification of each government holding a significant interest; and
- (2) A description of the significant interest held by each government.

(End of provision)

252.209-7002 Disclosure of Ownership or Control by a Foreign Government. As prescribed in 209.104-70(b), use the following provision:

DISCLOSURE OF OWNERSHIP OR CONTROL BY A FOREIGN GOVERNMENT (JUN 2005)

- (a) *Definitions*. As used in this provision—
- (1) "Effectively owned or controlled" means that a foreign government or any entity controlled by a foreign government has the power, either directly or indirectly, whether exercised or exercisable, to control the election, appointment, or tenure of the Offeror's officers or a majority of the Offeror's board of directors by any means, e.g., ownership, contract, or operation of law (or equivalent power for unincorporated organizations).
 - (2) "Entity controlled by a foreign government"—
 - (i) Means—
- (A) Any domestic or foreign organization or corporation that is effectively owned or controlled by a foreign government; or
 - (B) Any individual acting on behalf of a foreign government.
- (ii) Does not include an organization or corporation that is owned, but is not controlled, either directly or indirectly, by a foreign government if the ownership of that organization or corporation by that foreign government was effective before October 23, 1992.
- (3) "Foreign government" includes the state and the government of any country (other than the United States and its outlying areas) as well as any political subdivision, agency, or instrumentality thereof.
 - (4) "Proscribed information" means—
 - (i) Top Secret information:
- (ii) Communications Security (COMSEC) information, except classified keys used to operate secure telephone units (STU IIIs);
- (iii) Restricted Data as defined in the U.S. Atomic Energy Act of 1954, as amended;
 - (iv) Special Access Program (SAP) information; or
 - (v) Sensitive Compartmented Information (SCI).

1998 EDITION 252,209-2

- (b) *Prohibition on award*. No contract under a national security program may be awarded to an entity controlled by a foreign government if that entity requires access to proscribed information to perform the contract, unless the Secretary of Defense or a designee has waived application of 10 U.S.C. 2536(a).
- (c) *Disclosure*. The Offeror shall disclose any interest a foreign government has in the Offeror when that interest constitutes control by a foreign government as defined in this provision. If the Offeror is a subsidiary, it shall also disclose any reportable interest a foreign government has in any entity that owns or controls the subsidiary, including reportable interest concerning the Offeror's immediate parent, intermediate parents, and the ultimate parent. Use separate paper as needed, and provide the information in the following format:

Offeror's Point of Contact for Questions about Disclosure (Name and Phone Number with Country Code, City Code and Area Code, as applicable)

Name and Address of Offeror

Name and Address of Entity Controlled by a Foreign Government Description of Interest, Ownership Percentage, and Identification of Foreign Government

(End of provision)

252.209-7003 Reserved.

252.209-7004 Subcontracting with Firms That Are Owned or Controlled by the Government of a Terrorist Country.

As prescribed in 209.409, use the following clause:

SUBCONTRACTING WITH FIRMS THAT ARE OWNED OR CONTROLLED BY THE GOVERNMENT OF A TERRORIST COUNTRY (MAR 1998)

- (a) Unless the Government determines that there is a compelling reason to do so, the Contractor shall not enter into any subcontract in excess of \$25,000 with a firm, or a subsidiary of a firm, that is identified, on the List of Parties Excluded from Federal Procurement and Nonprocurement Programs, as being ineligible for the award of Defense contracts or subcontracts because it is owned or controlled by the government of a terrorist country.
- (b) A corporate officer or a designee of the Contractor shall notify the Contracting Officer, in writing, before entering into a subcontract with a party that is identified, on the List of Parties Excluded from Federal Procurement and Nonprocurement Programs, as being ineligible for the award of Defense contracts or subcontracts because it is owned or controlled by the government of a terrorist country. The notice must include the name of the proposed subcontractor and the compelling reason(s) for doing business with the subcontractor notwithstanding its inclusion on the List of Parties Excluded from Federal Procurement and Nonprocurement Programs.

(End of clause)

1998 EDITION 252.209-3

252.209-7005 Reserve Officer Training Corps and Military Recruiting on Campus.

As prescribed in 209.470-4, use the following clause:

RESERVE OFFICER TRAINING CORPS AND MILITARY RECRUITING ON CAMPUS (JAN 2000)

- (a) *Definition*. "Institution of higher education," as used in this clause, means an institution that meets the requirements of 20 U.S.C. 1001 and includes all subelements of such an institution.
- (b) *Limitation on contract award*. Except as provided in paragraph (c) of this clause, an institution of higher education is ineligible for contract award if the Secretary of Defense determines that the institution has a policy or practice (regardless of when implemented) that prohibits or in effect prevents—
- (1) The Secretary of a military department from maintaining, establishing, or operating a unit of the Senior Reserve Officer Training Corps (ROTC) (in accordance with 10 U.S.C. 654 and other applicable Federal laws) at that institution;
- (2) A student at that institution from enrolling in a unit of the Senior ROTC at another institution of higher education;
- (3) The Secretary of a military department or the Secretary of Transportation from gaining entry to campuses, or access to students (who are 17 years of age or older) on campuses, for purposes of military recruiting; or
- (4) Military recruiters from accessing, for purposes of military recruiting, the following information pertaining to students (who are 17 years of age or older) enrolled at that institution:
 - (i) Name.
 - (ii) Address.
 - (iii) Telephone number.
 - (iv) Date and place of birth.
 - (v) Educational level.
 - (vi) Academic major.
 - (vii) Degrees received.
 - (viii) Most recent educational institution enrollment.
- (c) *Exception*. The limitation in paragraph (b) of this clause does not apply to an institution of higher education if the Secretary of Defense determines that—

1998 EDITION 252.209-4

Part 252—Solicitation Provisions and Contract Clauses

- (1) The institution has ceased the policy or practice described in paragraph (b) of this clause; or
- (2) The institution has a long-standing policy of pacifism based on historical religious affiliation.
- (d) *Agreement*. The Contractor represents that it does not now have, and agrees that during performance of this contract it will not adopt, any policy or practice described in paragraph (b) of this clause, unless the Secretary of Defense has granted an exception in accordance with paragraph (c)(2) of this clause.
- (e) Notwithstanding any other clause of this contract, if the Secretary of Defense determines that the Contractor misrepresented its policies and practices at the time of contract award or has violated the agreement in paragraph (d) of this clause—
- (1) The Contractor will be ineligible for further payments under this and any other contracts with the Department of Defense; and
- (2) The Government will terminate this contract for default for the Contractor's material failure to comply with the terms and conditions of award.

(End of clause)

1998 EDITION 252,209-5

(Revised October 26, 2006)

252.222-7000 Restrictions on Employment of Personnel.

As prescribed in 222.7004, use the following clause:

RESTRICTIONS ON EMPLOYMENT OF PERSONNEL (MAR 2000)

- (a) The Contractor shall employ, for the purpose of performing that portion of the contract work in ______, individuals who are residents thereof and who, in the case of any craft or trade, possess or would be able to acquire promptly the necessary skills to perform the contract.
- (b) The Contractor shall insert the substance of this clause, including this paragraph (b), in each subcontract awarded under this contract.

(End of clause)

252.222-7001 Right of First Refusal of Employment–Closure of Military Installations.

As prescribed in 222.7102, use the following clause:

RIGHT OF FIRST REFUSAL OF EMPLOYMENT--CLOSURE OF MILITARY INSTALLATIONS (APR 1993)

- (a) The Contractor shall give Government employees, who have been or will be adversely affected by closure of the military installation where this contract will be performed, the right of first refusal for employment openings under the contract. This right applies to positions for which the employee is qualified, if consistent with post-Government employment conflict of interest standards.
- (b) Government personnel seeking preference under this clause shall provide the Contractor with evidence of eligibility from the Government personnel office.

(End of clause)

252.222-7002 Compliance with Local Labor Laws (Overseas).

As prescribed in 222.7201(a), use the following clause:

COMPLIANCE WITH LOCAL LABOR LAWS (OVERSEAS) (JUN 1997)

- (a) The Contractor shall comply with all—
- (1) Local laws, regulations, and labor union agreements governing work hours; and
- (2) Labor regulations including collective bargaining agreements, workers' compensation, working conditions, fringe benefits, and labor standards or labor contract matters.
- (b) The Contractor indemnifies and holds harmless the United States Government from all claims arising out of the requirements of this clause. This indemnity includes

Part 252-Solicitation Provisions and Contract Clauses

the Contractor's obligation to handle and settle, without cost to the United States Government, any claims or litigation concerning allegations that the Contractor or the United States Government, or both, have not fully complied with local labor laws or regulations relating to the performance of work required by this contract.

(c) Notwithstanding paragraph (b) of this clause, consistent with paragraphs 31.205-15(a) and 31.205-47(d) of the Federal Acquisition Regulation, the Contractor will be reimbursed for the costs of all fines, penalties, and reasonable litigation expenses incurred as a result of compliance with specific contract terms and conditions or written instructions from the Contracting Officer.

(End of clause)

252.222-7003 Permit from Italian Inspectorate of Labor.

As prescribed in 222.7201(b), use the following clause:

PERMIT FROM ITALIAN INSPECTORATE OF LABOR (JUN 1997)

Prior to the date set for commencement of work and services under this contract, the Contractor shall obtain the prescribed permit from the Inspectorate of Labor having jurisdiction over the work site, in accordance with Article 5g of Italian Law Number 1369, dated October 23, 1960. The Contractor shall ensure that a copy of the permit is available at all reasonable times for inspection by the Contracting Officer or an authorized representative. Failure to obtain such permit may result in termination of the contract for the convenience of the United States Government, at no cost to the United States Government.

(End of clause)

252.222-7004 Compliance with Spanish Social Security Laws and Regulations. As prescribed in 222.7201(c), use the following clause:

COMPLIANCE WITH SPANISH SOCIAL SECURITY LAWS AND REGULATIONS (JUN 1997)

- (a) The Contractor shall comply with all Spanish Government social security laws and regulations. Within 30 calendar days after the start of contract performance, the Contractor shall ensure that copies of the documents identified in paragraph (a)(1) through (a)(5) of this clause are available at all reasonable times for inspection by the Contracting Officer or an authorized representative. The Contractor shall retain the records in accordance with the Audit and Records clause of this contract.
 - (1) TC1--Certificate of Social Security Payments;
 - (2) TC2--List of Employees;
 - (3) TC2/1--Certificate of Social Security Payments for Trainees;
- (4) Nominal (pay statements) signed by both the employee and the Contractor; and

Part 252-Solicitation Provisions and Contract Clauses

- (5) Informa de Situacion de Empressa (Report of the Condition of the Enterprise) from the Ministerio de Trabajo y S.S., Tesoreria General de la Seguridad Social (annotated with the pertinent contract number(s) next to the employee's name).
- (b) All TC1's, TC2's, and TC2/1's shall contain a representation that they have been paid by either the Social Security Administration Office or the Contractor's bank or savings institution. Failure by the Contractor to comply with the requirements of this clause may result in termination of the contract under the clause of the contract entitled "Default."

(End of clause)

252.222-7005 Prohibition on Use of Nonimmigrant Aliens–Guam. As prescribed in 222.7303, use the following clause:

PROHIBITION ON USE OF NONIMMIGRANT ALIENS-GUAM (SEP 1999)

The work required by this contract shall not be performed by any alien who is issued a visa or otherwise provided nonimmigrant status under Section 101(a)(15)(H)(ii) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(H)(ii)). This prohibition does not apply to the performance of work by lawfully admitted citizens of the freely associated states of the Republic of the Marshall Islands, the Federated States of Micronesia, or the Republic of Palau.

(End of clause)

252.222-7006 Combating Trafficking in Persons.

As prescribed in 222.1705, use the following clause:

COMBATING TRAFFICKING IN PERSONS (OCT 2006)

(a) Definitions. As used in this clause—

"Coercion" means-

- (1) Threats of serious harm to or physical restraint against any person;
- (2) Any scheme, plan, or pattern intended to cause a person to believe that failure to perform an act would result in serious harm to or physical restraint against any person; or
 - (3) The abuse or threatened abuse of the legal process.

"Commercial sex act" means any sex act on account of which anything of value is given to or received by any person.

"Construction" means construction, alteration, or repair (including dredging, excavating, and painting) of buildings, structures, or other real property. For purposes of this definition, the terms "buildings, structures, or other real property" include, but are not limited to, improvements of all types, such as bridges, dams, plants, highways, parkways, streets, subways, tunnels, sewers, mains, power lines, cemeteries, pumping stations, railways, airport facilities, terminals, docks, piers,

Part 252-Solicitation Provisions and Contract Clauses

wharves, ways, lighthouses, buoys, jetties, breakwaters, levees, canals, and channels. Construction does not include the manufacture, production, furnishing, construction, alteration, repair, processing, or assembling of vessels, aircraft, or other kinds of personal property.

"Debt bondage" means the status or condition of a debtor arising from a pledge by the debtor of his or her personal services or of those of a person under his or her control as a security for debt, if the value of those services as reasonably assessed is not applied toward the liquidation of the debt or the length and nature of those services are not respectively limited and defined.

"Employee" means an employee of a contractor directly engaged in the performance of work under a Government contract, including all direct cost employees and any other contractor employee who has other than a minimal impact or involvement in contract performance.

"Individual" means a contractor that has no more than one employee including the contractor.

"Involuntary servitude" includes a condition of servitude induced by means of-

- (1) Any scheme, plan, or pattern intended to cause a person to believe that, if the person did not enter into or continue in such conditions, that person or another person would suffer serious harm or physical restraint; or
 - (2) The abuse or threatened abuse of the legal process (22 U.S.C. 7102(5)).

"Service contract" means a contract that directly engages the time and effort of a contractor whose primary purpose is to perform an identifiable task rather than to furnish an end item of supply.

"Service (other than commercial)" means a service that does not meet the definition of commercial item in section 2.101 of the Federal Acquisition Regulation.

"Severe forms of trafficking in persons" means—

- (1) Sex trafficking in which a commercial sex act is induced by force, fraud, or coercion, or in which the person induced to perform such act has not attained 18 years of age; or
- (2) The recruitment, harboring, transportation, provision, or obtaining of a person for labor or services, through the use of force, fraud, or coercion for the purpose of subjection to involuntary servitude, peonage, debt bondage, or slavery.

"Sex trafficking" means the recruitment, harboring, transportation, provision, or obtaining of a person for the purpose of a commercial sex act.

"United States" means the 50 States, the District of Columbia, and outlying areas.

(b) *Policy*. It is the policy of the Department of Defense (DoD) that trafficking in persons will not be facilitated in any way by the activities of DoD contractors or

contractor personnel. DoD will not tolerate severe forms of trafficking in persons or use of forced labor by DoD contractors, DoD subcontractors, or DoD contractor or subcontractor personnel during the period of contract performance. Furthermore, DoD will not tolerate the procurement of commercial sex acts by DoD contractors, DoD subcontractors, or DoD contractor or subcontractor personnel, during the period of performance of service or construction contracts. As delineated in National Security Presidential Directive 22, the United States has adopted a zero tolerance policy regarding contractor personnel who engage in or support trafficking in persons.

(c) Contractor compliance.

- (1) During the performance of this contract, the Contractor shall comply with the policy of DoD and shall not engage in or support severe forms of trafficking in persons or use forced labor. The Contractor is responsible for knowing and adhering to United States Government zero-tolerance policy and all host nation laws and regulations relating to trafficking in persons and the use of forced labor.
- (2) Additionally, if this contract is a service or construction contract, the Contractor shall not engage in or support the procurement of commercial sex acts during the performance of this contract and is responsible for knowing and adhering to United States Government policy and all host nation laws and regulations relating thereto.
- (d) Contractor responsibilities for employee conduct service or construction contracts. If this contract is a service or construction contract, the Contractor, if other than an individual, shall establish policies and procedures for ensuring that during the performance of this contract, its employees do not engage in or support severe forms of trafficking in persons, procure commercial sex acts, or use forced labor. At a minimum, the Contractor shall—
- (1) Publish a statement notifying its employees of the United States Government policy described in paragraph (b) of this clause and specifying the actions that will be taken against employees for violations of this policy. Such actions may include, but are not limited to, removal from the contract, reduction in benefits, termination of employment, or removal from the host country;
 - (2) Establish an awareness program to inform employees regarding—
- (i) The Contractor's policy of ensuring that employees do not engage in severe forms of trafficking in persons, procure commercial sex acts, or use forced labor:
- (ii) The actions that will be taken against employees for violation of such policy; and
- (iii) Laws, regulations, and directives that apply to conduct when performance of the contract is outside the United States, including—
- (A) All host country Government laws and regulations relating to severe forms of trafficking in persons, procurement of commercial sex acts, and use of forced labor;

- (B) All United States laws and regulations on severe forms of trafficking in persons, procurement of commercial sex acts, and use of forced labor that may apply to its employees' conduct in the host nation, including those laws for which jurisdiction is established by the Military Extraterritorial Jurisdiction Act of 2000 (18 U.S.C. 3261-3267) and 18 U.S.C. 3271, Trafficking in persons offenses committed by persons employed by or accompanying the Federal Government outside the United States; and
- (C) Directives on trafficking in persons from the Combatant Commander, or the Combatant Commander's designated representative, that apply to contractor employees, such as general orders and military listings of "off-limits" local establishments; and
 - (3) Provide all employees directly engaged in performance of the contract with-
- (i) Any necessary legal guidance and interpretations regarding combating trafficking in persons policies, laws, regulations, and directives applicable to performance in the host country; and
- (ii) A copy of the statement required by paragraph (d)(1) of this clause. If this contract is for services (other than commercial), the Contractor shall obtain written agreement from the employee that the employee shall abide by the terms of the statement.
 - (e) Employee violations notification and action. The Contractor shall—
- (1) Inform the Contracting Officer immediately of any information it receives from any source (including host country law enforcement) that alleges a contractor or subcontractor employee has engaged in conduct that violates the policy in paragraph (b) of this clause. Notification to the Contracting Officer does not alleviate the Contractor's responsibility to comply with applicable host nation laws;
- (2) In accordance with its own operating procedures and applicable policies, laws, regulations, and directives, take appropriate action, up to and including removal from the host nation or dismissal, against any of its employees who violate the policy in paragraph (b) of this clause; and
- (3) Inform the Contracting Officer of any actions taken against employees pursuant to this clause.
- (f) *Remedies*. In addition to other remedies available to the Government, the Contractor's failure to comply with the requirements of paragraphs (c), (d), (e), or (g) of this clause may render the Contractor subject to—
- (1) Required removal of a Contractor employee or employees from the performance of the contract;
 - (2) Required subcontractor termination;
 - (3) Suspension of contract payments;

Part 252-Solicitation Provisions and Contract Clauses

- (4) Loss of award fee, consistent with the award fee plan, for the performance period in which the Government determined Contractor non-compliance;
- (5) Termination of the contract for default, in accordance with the Termination clause of this contract; or
 - (6) Suspension or debarment.
 - (g) Subcontracts.
- (1)(i) The Contractor shall include the substance of this clause, including this paragraph (g), in all subcontracts performed outside the United States; and
- (ii) If this contract is for services (other than commercial), the Contractor shall include the substance of this clause, including this paragraph (g), in all subcontracts performed in the United States for the acquisition of services (other than commercial).
- (2) If this contract is a service or construction contract, the Contractor shall conduct periodic reviews of its service and construction subcontractors to verify compliance with their obligations pursuant to paragraph (d) of this clause.
 - (3) The Contractor shall—
- (i) Immediately inform the Contracting Officer of any information it receives from any source (including host country law enforcement) that alleges a subcontractor has engaged in conduct that violates the policy in paragraph (b) of this clause. Notification to the Contracting Officer does not alleviate the Contractor's responsibility to comply with applicable host nation laws;
- (ii) Take appropriate action, including termination of the subcontract, when the Contractor obtains sufficient evidence to determine that the subcontractor is in non-compliance with its contractual obligations pursuant to this clause; and
- (iii) Inform the Contracting Officer of any actions taken against subcontractors pursuant to this clause.

(End of clause)

(Revised October 26, 2006)

252.225-7000 Buy American Act—Balance of Payments Program Certificate. As prescribed in 225.1101(1), use the following provision:

BUY AMERICAN ACT--BALANCE OF PAYMENTS PROGRAM CERTIFICATE (JUN 2005)

- (a) *Definitions*. "Domestic end product," "foreign end product," "qualifying country," "qualifying country end product," and "United States" have the meanings given in the Buy American Act and Balance of Payments Program clause of this solicitation.
 - (b) Evaluation. The Government—
- (1) Will evaluate offers in accordance with the policies and procedures of Part 225 of the Defense Federal Acquisition Regulation Supplement; and
- (2) Will evaluate offers of qualifying country end products without regard to the restrictions of the Buy American Act or the Balance of Payments Program.
 - (c) Certifications and identification of country of origin.
- (1) For all line items subject to the Buy American Act and Balance of Payments Program clause of this solicitation, the offeror certifies that—
- (i) Each end product, except those listed in paragraphs (c)(2) or (3) of this provision, is a domestic end product; and
- (ii) Components of unknown origin are considered to have been mined, produced, or manufactured outside the United States or a qualifying country.
- (2) The offeror certifies that the following end products are qualifying country end products:

<u>Line Item Number</u>	Country of Origin

(3) The following end products are other foreign end products:

<u>Line Item Number</u>	Country of Origin (If known)
(End of prov	rision)

252.225-7001 Buy American Act and Balance of Payments Program.

As prescribed in 225.1101(2), use the following clause:

BUY AMERICAN ACT AND BALANCE OF PAYMENTS PROGRAM (JUN 2005)

- (a) Definitions. As used in this clause—
- (1) "Component" means an article, material, or supply incorporated directly into an end product.
 - (2) "Domestic end product" means—
- (i) An unmanufactured end product that has been mined or produced in the United States; or
- (ii) An end product manufactured in the United States if the cost of its qualifying country components and its components that are mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. The cost of components includes transportation costs to the place of incorporation into the end product and U.S. duty (whether or not a duty-free entry certificate is issued). Scrap generated, collected, and prepared for processing in the United States is considered domestic. A component is considered to have been mined, produced, or manufactured in the United States (regardless of its source in fact) if the end product in which it is incorporated is manufactured in the United States and the component is of a class or kind for which the Government has determined that—
- (A) Sufficient and reasonably available commercial quantities of a satisfactory quality are not mined, produced, or manufactured in the United States; or
- (B) It is inconsistent with the public interest to apply the restrictions of the Buy American Act.
- (3) "End product" means those articles, materials, and supplies to be acquired under this contract for public use.
- (4) "Foreign end product" means an end product other than a domestic end product.

- (5) "Qualifying country" means any country set forth in subsection 225.872-1 of the Defense Federal Acquisition Regulation Supplement (DFARS).
- (6) "Qualifying country component" means a component mined, produced, or manufactured in a qualifying country.
 - (7) "Qualifying country end product" means—
- (i) An unmanufactured end product mined or produced in a qualifying country; or
- (ii) An end product manufactured in a qualifying country if the cost of the following types of components exceeds 50 percent of the cost of all its components:
- (A) Components mined, produced, or manufactured in a qualifying country.
- (B) Components mined, produced, or manufactured in the United States.
- (C) Components of foreign origin of a class or kind for which the Government has determined that sufficient and reasonably available commercial quantities of a satisfactory quality are not mined, produced, or manufactured in the United States.
- (8) "United States" means the 50 States, the District of Columbia, and outlying areas.
- (b) This clause implements the Buy American Act (41 U.S.C. Section 10a-d). Unless otherwise specified, this clause applies to all line items in the contract.
- (c) The Contractor shall deliver only domestic end products unless, in its offer, it specified delivery of other end products in the Buy American Act—Balance of Payments Program Certificate provision of the solicitation. If the Contractor certified in its offer that it will deliver a qualifying country end product, the Contractor shall deliver a qualifying country end product or, at the Contractor's option, a domestic end product.
- (d) The contract price does not include duty for end products or components for which the Contractor will claim duty-free entry.

(End of clause)

252.225-7002 Qualifying Country Sources as Subcontractors.

As prescribed in 225.1101(3), use the following clause:

QUALIFYING COUNTRY SOURCES AS SUBCONTRACTORS (APR 2003)

- (a) *Definition*. "Qualifying country," as used in this clause, means any country set forth in subsection 225.872-1 of the Defense Federal Acquisition Regulation (FAR) Supplement.
- (b) Subject to the restrictions in section 225.872 of the Defense FAR Supplement, the Contractor shall not preclude qualifying country sources or U.S. sources from competing for subcontracts under this contract.

(End of clause)

252.225-7003 Report of Intended Performance Outside the United States and Canada—Submission with Offer.

As prescribed in 225.7204(a), use the following provision:

REPORT OF INTENDED PERFORMANCE OUTSIDE THE UNITED STATES AND CANADA—SUBMISSION WITH OFFER (JUN 2005)

- (a) *Definition*. "United States," as used in this provision, means the 50 States, the District of Columbia, and outlying areas.
- (b) The offeror shall submit, with its offer, a report of intended performance outside the United States and Canada if—
 - (1) The offer exceeds \$10 million in value; and
- (2) The offeror is aware that the offeror or a first-tier subcontractor intends to perform any part of the contract outside the United States and Canada that—
 - (i) Exceeds \$500,000 in value; and
 - (ii) Could be performed inside the United States or Canada.
 - (c) Information to be reported includes that for—
 - (1) Subcontracts;
 - (2) Purchases; and

Part 252—Solicitation Provisions and Contract Clauses

- (3) Intracompany transfers when transfers originate in a foreign location.
- (d) The offeror shall submit the report using—
- (1) DD Form 2139, Report of Contract Performance Outside the United States; or
- (2) A computer-generated report that contains all information required by DD Form 2139.
- (e) The offeror may obtain a copy of DD Form 2139 from the Contracting Officer or via the Internet at

http://www.dtic.mil/whs/directives/infomgt/forms/formsprogram.htm.

(End of provision)

252.225-7004 Report of Intended Performance Outside the United States and Canada—Submission after Award.

As prescribed in 225.7204(b), use the following clause:

REPORT OF INTENDED PERFORMANCE OUTSIDE THE UNITED STATES AND CANADA—SUBMISSION AFTER AWARD (JUN 2005)

- (a) *Definition*. "United States," as used in this clause, means the 50 States, the District of Columbia, and outlying areas.
- (b) Reporting requirement. The Contractor shall submit a report in accordance with this clause, if the Contractor or a first-tier subcontractor will perform any part of this contract outside the United States and Canada that—
 - (1) Exceeds \$500,000 in value; and
 - (2) Could be performed inside the United States or Canada.
 - (c) Submission of reports. The Contractor—
 - (1) Shall submit a report as soon as practical after the information is known;
- (2) To the maximum extent practicable, shall submit a report regarding a first-tier subcontractor at least 30 days before award of the subcontract;
- (3) Need not resubmit information submitted with its offer, unless the information changes;

- (4) Shall submit all reports to the Contracting Officer; and
- (5) Shall submit a copy of each report to: Deputy Director of Defense Procurement and Acquisition Policy (Program Acquisition and International Contracting), OUSD(AT&L)DPAP(PAIC), Washington, DC 20301-3060.
 - (d) Report format. The Contractor—
 - (1) Shall submit reports using—
- (i) DD Form 2139, Report of Contract Performance Outside the United States; or
- (ii) A computer-generated report that contains all information required by DD Form 2139; and
- (2) May obtain copies of DD Form 2139 from the Contracting Officer or via the Internet at http://www.dtic.mil/whs/directives/infomgt/forms/formsprogram.htm.

(End of clause)

252.225-7005 Identification of Expenditures in the United States.

As prescribed in 225.1103(1), use the following clause:

IDENTIFICATION OF EXPENDITURES IN THE UNITED STATES (JUN 2005)

- (a) *Definition*. "United States," as used in this clause, means the 50 States, the District of Columbia, and outlying areas.
 - (b) This clause applies only if the Contractor is-
- (1) A concern incorporated in the United States (including a subsidiary that is incorporated in the United States, even if the parent corporation is not incorporated in the United States); or
- (2) An unincorporated concern having its principal place of business in the United States.
- (c) On each invoice, voucher, or other request for payment under this contract, the Contractor shall identify that part of the requested payment that represents estimated expenditures in the United States. The identification—

- (1) May be expressed either as dollar amounts or as percentages of the total amount of the request for payment;
 - (2) Should be based on reasonable estimates; and
- (3) Shall state the full amount of the payment requested, subdivided into the following categories:
- (i) U.S. products--expenditures for material and equipment manufactured or produced in the United States, including end products, components, or construction material, but excluding transportation;
- (ii) U.S. services--expenditures for services performed in the United States, including all charges for overhead, other indirect costs, and profit under construction or service contracts:
- (iii) Transportation on U.S. carriers--expenditures for transportation furnished by U.S. flag, ocean, surface, and air carriers; and
- (iv) Expenditures not identified under paragraphs (c)(3)(i) through (iii) of this clause.
- (d) Nothing in this clause requires the establishment or maintenance of detailed accounting records or gives the U.S. Government any right to audit the Contractor's books or records.

(End of clause)

252.225-7006 Quarterly Reporting of Actual Contract Performance Outside the United States.

As prescribed in 225.7204(c), use the following clause:

QUARTERLY REPORTING OF ACTUAL CONTRACT PERFORMANCE OUTSIDE THE UNITED STATES (JUN 2005)

- (a) *Definition*. "United States," as used in this clause, means the 50 States, the District of Columbia, and outlying areas.
- (b) Reporting requirement. Except as provided in paragraph (c) of this clause, within 10 days after the end of each quarter of the Government's fiscal year, the Contractor shall report any subcontract, purchase, or intracompany transfer that—

- (1) Will be or has been performed outside the United States;
- (2) Exceeds the simplified acquisition threshold in Part 2 of the Federal Acquisition Regulation; and
 - (3) Has not been identified in a report for a previous quarter.
 - (c) Exception. Reporting under this clause is not required if—
- (1) A foreign place of performance is the principal place of performance of the contract; and
 - (2) The Contractor specified the foreign place of performance in its offer.
- (d) *Submission of reports*. The Contractor shall submit the reports required by this clause to: Deputy Director of Defense Procurement and Acquisition Policy (Program Acquisition and International Contracting), OUSD(AT&L)DPAP(PAIC), Washington, DC 20301-3060.
 - (e) Report format. The Contractor—
 - (1) Shall submit reports using—
- (i) DD Form 2139, Report of Contract Performance Outside the United States; or
- (ii) A computer-generated report that contains all information required by DD Form 2139; and
- (2) May obtain copies of DD Form 2139 from the Contracting Officer or via the Internet at http://www.dtic.mil/whs/directives/infomgt/forms/formsprogram.htm.
 - (f) Subcontracts. The Contractor—
- (1) Shall include the substance of this clause in all first-tier subcontracts exceeding \$500,000, except those for commercial items, construction, ores, natural gases, utilities, petroleum products and crudes, timber (logs), or subsistence;
- (2) Shall provide the number of this contract to its subcontractors required to submit reports under this clause; and
 - (3) Shall require the subcontractor, with respect to performance of its

Part 252—Solicitation Provisions and Contract Clauses

subcontract, to comply with the requirements directed to the Contractor in paragraphs (b) through (e) of this clause.

(End of clause)

252.225-7007 Prohibition on Acquisition of United States Munitions List Items from Communist Chinese Military Companies.

As prescribed in 225.1103(4), use the following clause:

PROHIBITION ON ACQUISITION OF UNITED STATES MUNITIONS LIST ITEMS FROM COMMUNIST CHINESE MILITARY COMPANIES (SEP 2006)

(a) Definitions. As used in this clause—

"Communist Chinese military company" means any entity that is—

- (1) A part of the commercial or defense industrial base of the People's Republic of China; or
- (2) Owned or controlled by, or affiliated with, an element of the Government or armed forces of the People's Republic of China.

"United States Munitions List" means the munitions list of the International Traffic in Arms Regulation in 22 CFR Part 121.

- (b) Any supplies or services covered by the United States Munitions List that are delivered under this contract may not be acquired, directly or indirectly, from a Communist Chinese military company.
- (c) The Contractor shall insert the substance of this clause, including this paragraph (c), in all subcontracts for items covered by the United States Munitions List.

(End of clause)

252.225-7008 Reserved.

252.225-7009 Reserved.

252.225-7010 Reserved.

252.225-7011 Restriction on Acquisition of Supercomputers.

As prescribed in 225.7012-3, use the following clause:

RESTRICTION ON ACQUISITION OF SUPERCOMPUTERS (JUN 2005)

Supercomputers delivered under this contract shall be manufactured in the United States or its outlying areas.

(End of clause)

252.225-7012 Preference for Certain Domestic Commodities.

As prescribed in 225.7002-3(a), use the following clause:

PREFERENCE FOR CERTAIN DOMESTIC COMMODITIES (JUN 2004)

- (a) Definitions. As used in this clause--
- (1) "Component" means any item supplied to the Government as part of an end product or of another component.
 - (2) "End product" means supplies delivered under a line item of this contract.
- (3) "United States" means the 50 States, the District of Columbia, and outlying areas.
- (4) "U.S.-flag vessel" means a vessel of the United States or belonging to the United States, including any vessel registered or having national status under the laws of the United States.
- (b) The Contractor shall deliver under this contract only such of the following items, either as end products or components, that have been grown, reprocessed, reused, or produced in the United States:
 - (1) Food.
 - (2) Clothing.
 - (3) Tents, tarpaulins, or covers.
 - (4) Cotton and other natural fiber products.
 - (5) Woven silk or woven silk blends.
 - (6) Spun silk yarn for cartridge cloth.
- (7) Synthetic fabric, and coated synthetic fabric, including all textile fibers and yarns that are for use in such fabrics.
 - (8) Canvas products.

Part 252—Solicitation Provisions and Contract Clauses

- (9) Wool (whether in the form of fiber or yarn or contained in fabrics, materials, or manufactured articles).
- (10) Any item of individual equipment (Federal Supply Class 8465) manufactured from or containing fibers, yarns, fabrics, or materials listed in this paragraph (b).
 - (c) This clause does not apply—
- (1) To items listed in section 25.104(a) of the Federal Acquisition Regulation (FAR), or other items for which the Government has determined that a satisfactory quality and sufficient quantity cannot be acquired as and when needed at U.S. market prices;
- (2) To end products incidentally incorporating cotton, other natural fibers, or wool, for which the estimated value of the cotton, other natural fibers, or wool--
 - (i) Is not more than 10 percent of the total price of the end product; and
 - (ii) Does not exceed the simplified acquisition threshold in FAR Part 2;
- (3) To waste and byproducts of cotton or wool fiber for use in the production of propellants and explosives;
- (4) To foods, other than fish, shellfish, or seafood, that have been manufactured or processed in the United States, regardless of where the foods (and any component if applicable) were grown or produced. Fish, shellfish, or seafood manufactured or processed in the United States and fish, shellfish, or seafood contained in foods manufactured or processed in the United States shall be provided in accordance with paragraph (d) of this clause;
- (5) To chemical warfare protective clothing produced in the countries listed in subsection 225.872-1 of the Defense FAR Supplement; or
- (6) To fibers and yarns that are for use in synthetic fabric or coated synthetic fabric (but does apply to the synthetic or coated synthetic fabric itself), if—
- (i) The fabric is to be used as a component of an end product that is not a textile product. Examples of textile products, made in whole or in part of fabric, include—
- (A) Draperies, floor coverings, furnishings, and bedding (Federal Supply Group 72, Household and Commercial Furnishings and Appliances);

- (B) Items made in whole or in part of fabric in Federal Supply Group 83, Textile/leather/furs/apparel/findings/tents/flags, or Federal Supply Group 84, Clothing, Individual Equipment and Insignia;
 - (C) Upholstered seats (whether for household, office, or other use); and
 - (D) Parachutes (Federal Supply Class 1670); or
- (ii) The fibers and yarns are para-aramid fibers and yarns manufactured in the Netherlands.
- (d)(1) Fish, shellfish, and seafood delivered under this contract, or contained in foods delivered under this contract—
 - (i) Shall be taken from the sea by U.S.-flag vessels; or
- (ii) If not taken from the sea, shall be obtained from fishing within the United States; and
- (2) Any processing or manufacturing of the fish, shellfish, or seafood shall be performed on a U.S.-flag vessel or in the United States.

(End of clause)

252.225-7013 Duty-Free Entry.

As prescribed in 225.1101(4), use the following clause:

DUTY-FREE ENTRY (OCT 2006)

- (a) Definitions. As used in this clause—
- (1) "Customs territory of the United States" means the 50 States, the District of Columbia, and Puerto Rico.
 - (2) "Eligible product" means—
- (i) "Designated country end product" as defined in the Trade Agreements clause of this contract;
- (ii) "Free Trade Agreement country end product," other than a "Bahrainian end product" or a "Moroccan end product," as defined in the Buy American Act—Free Trade Agreements—Balance of Payments Program clause of this contract; or

- (iii) "Canadian end product" as defined in Alternate I of the Buy American Act—Free Trade Agreements—Balance of Payments Program clause of this contract.
- (3) "Qualifying country" and "qualifying country end product" have the meanings given in the Trade Agreements clause, the Buy American Act and Balance of Payments Program clause, or the Buy American Act--Free Trade Agreements--Balance of Payments Program clause of this contract.
- (b) Except as provided in paragraph (i) of this clause, or unless supplies were imported into the customs territory of the United States before the date of this contract or the applicable subcontract, the price of this contract shall not include any amount for duty on—
 - (1) End items that are eligible products or qualifying country end products;
- (2) Components (including, without limitation, raw materials and intermediate assemblies) produced or made in qualifying countries, that are to be incorporated in U.S.- made end products to be delivered under this contract; or
- (3) Other supplies for which the Contractor estimates that duty will exceed \$200 per shipment into the customs territory of the United States.
 - (c) The Contractor shall--
- (1) Claim duty-free entry only for supplies that the Contractor intends to deliver to the Government under this contract, either as end items or components of end items; and
- (2) Pay duty on supplies, or any portion thereof, that are diverted to nongovernmental use, other than—
 - (i) Scrap or salvage; or
- (ii) Competitive sale made, directed, or authorized by the Contracting Officer.
- (d) Except as the Contractor may otherwise agree, the Government will execute duty-free entry certificates and will afford such assistance as appropriate to obtain the duty-free entry of supplies—
- (1) For which no duty is included in the contract price in accordance with paragraph (b) of this clause; and

- (2) For which shipping documents bear the notation specified in paragraph (e) of this clause.
- (e) For foreign supplies for which the Government will issue duty-free entry certificates in accordance with this clause, shipping documents submitted to Customs shall—
 - (1) Consign the shipments to the appropriate—
- (i) Military department in care of the Contractor, including the Contractor's delivery address; or
 - (ii) Military installation; and
 - (2) Include the following information:
 - (i) Prime contract number and, if applicable, delivery order number.
 - (ii) Number of the subcontract for foreign supplies, if applicable.
 - (iii) Identification of the carrier.
- (iv)(A) For direct shipments to a U.S. military installation, the notation: "UNITED STATES GOVERNMENT, DEPARTMENT OF DEFENSE Duty-Free Entry to be claimed pursuant to Section XXII, Chapter 98, Subchapter VIII, Item 9808.00.30 of the Harmonized Tariff Schedule of the United States. Upon arrival of shipment at the appropriate port of entry, District Director of Customs, please release shipment under 19 CFR Part 142 and notify Commander, Defense Contract Management Agency (DCMA) New York, ATTN: Customs Team, DCMAE-GNTF, 207 New York Avenue, Staten Island, New York, 10305-5013, for execution of Customs Form 7501, 7501A, or 7506 and any required duty-free entry certificates."
- (B) If the shipment will be consigned to other than a military installation, e.g., a domestic contractor's plant, the shipping document notation shall be altered to include the name and address of the contractor, agent, or broker who will notify Commander, DCMA New York, for execution of the duty-free entry certificate. (If the shipment will be consigned to a contractor's plant and no duty-free entry certificate is required due to a trade agreement, the Contractor shall claim duty-free entry under the applicable trade agreement and shall comply with the U.S. Customs Service requirements. No notification to Commander, DCMA New York, is required.)
 - (v) Gross weight in pounds (if freight is based on space tonnage, state cubic

Part 252—Solicitation Provisions and Contract Clauses

feet in addition to gross shipping weight).

- (vi) Estimated value in U.S. dollars.
- (vii) Activity address number of the contract administration office administering the prime contract, e.g., for DCMA Dayton, S3605A.
 - (f) Preparation of customs forms.
- (1)(i) Except for shipments consigned to a military installation, the Contractor shall—
- (A) Prepare any customs forms required for the entry of foreign supplies into the customs territory of the United States in connection with this contract; and
- (B) Submit the completed customs forms to the District Director of Customs, with a copy to DCMA NY for execution of any required duty-free entry certificates.
- (ii) Shipments consigned directly to a military installation will be released in accordance with sections 10.101 and 10.102 of the U.S. Customs regulations.
- (2) For shipments containing both supplies that are to be accorded duty-free entry and supplies that are not, the Contractor shall identify on the customs forms those items that are eligible for duty-free entry.
 - (g) The Contractor shall—
- (1) Prepare (if the Contractor is a foreign supplier), or shall instruct the foreign supplier to prepare, a sufficient number of copies of the bill of lading (or other shipping document) so that at least two of the copies accompanying the shipment will be available for use by the District Director of Customs at the port of entry;
 - (2) Consign the shipment as specified in paragraph (e) of this clause; and
 - (3) Mark on the exterior of all packages--
- (i) "UNITED STATES GOVERNMENT, DEPARTMENT OF DEFENSE"; and
- (ii) The activity address number of the contract administration office administering the prime contract.

- (h) The Contractor shall notify the Administrative Contracting Officer (ACO) in writing of any purchase of eligible products or qualifying country supplies to be accorded duty-free entry, that are to be imported into the customs territory of the United States for delivery to the Government or for incorporation in end items to be delivered to the Government. The Contractor shall furnish the notice to the ACO immediately upon award to the supplier and shall include in the notice—
- (1) The Contractor's name, address, and Commercial and Government Entity (CAGE) code;
 - (2) Prime contract number and, if applicable, delivery order number;
 - (3) Total dollar value of the prime contract or delivery order;
- (4) Date of the last scheduled delivery under the prime contract or delivery order;
 - (5) Foreign supplier's name and address;
 - (6) Number of the subcontract for foreign supplies;
 - (7) Total dollar value of the subcontract for foreign supplies;
- (8) Date of the last scheduled delivery under the subcontract for foreign supplies;
 - (9) List of items purchased;
- (10) An agreement that the Contractor will pay duty on supplies, or any portion thereof, that are diverted to nongovernmental use other than—
 - (i) Scrap or salvage; or
- (ii) Competitive sale made, directed, or authorized by the Contracting Officer;
 - (11) Country of origin; and
 - (12) Scheduled delivery date(s).
- (i) This clause does not apply to purchases of eligible products or qualifying country supplies in connection with this contract if—

- (1) The supplies are identical in nature to supplies purchased by the Contractor or any subcontractor in connection with its commercial business; and
- (2) It is not economical or feasible to account for such supplies so as to ensure that the amount of the supplies for which duty-free entry is claimed does not exceed the amount purchased in connection with this contract.
 - (i) The Contractor shall—
- (1) Insert the substance of this clause, including this paragraph (j), in all subcontracts for—
 - (i) Qualifying country components; or
- (ii) Nonqualifying country components for which the Contractor estimates that duty will exceed \$200 per unit;
- (2) Require subcontractors to include the number of this contract on all shipping documents submitted to Customs for supplies for which duty-free entry is claimed pursuant to this clause; and
 - (3) Include in applicable subcontracts—
 - (i) The name and address of the ACO for this contract;
- (ii) The name, address, and activity address number of the contract administration office specified in this contract; and
- (iii) The information required by paragraphs (h)(1), (2), and (3) of this clause.

(End of clause)

252.225-7014 Preference for Domestic Specialty Metals.

As prescribed in 225.7002-3(b)(1), use the following clause:

PREFERENCE FOR DOMESTIC SPECIALTY METALS (JUN 2005)

- (a) Definitions. As used in this clause—
- (1) "Qualifying country" means any country listed in subsection 225.872-1 of the Defense Federal Acquisition Regulation Supplement.

- (2) "Specialty metals" means—
 - (i) Steel—
- (A) With a maximum alloy content exceeding one or more of the following limits: manganese, 1.65 percent; silicon, 0.60 percent; or copper, 0.60 percent; or
- (B) Containing more than 0.25 percent of any of the following elements: aluminum, chromium, cobalt, columbium, molybdenum, nickel, titanium, tungsten, or vanadium:
- (ii) Metal alloys consisting of nickel, iron-nickel, and cobalt base alloys containing a total of other alloying metals (except iron) in excess of 10 percent;
 - (iii) Titanium and titanium alloys; or
 - (iv) Zirconium and zirconium base alloys.
- (b) Any specialty metals incorporated in articles delivered under this contract shall be melted in the United States or its outlying areas.
 - (c) This clause does not apply to specialty metals—
- (1) Melted in a qualifying country or incorporated in an article manufactured in a qualifying country; or
 - (2) Purchased by a subcontractor at any tier.

(End of clause)

ALTERNATE I (APR 2003)

As prescribed in 225.7002-3(b)(2), substitute the following paragraph (c) for paragraph (c) of the basic clause, and add the following paragraph (d) to the basic clause:

- (c) This clause does not apply to specialty metals melted in a qualifying country or incorporated in an article manufactured in a qualifying country.
- (d) The Contractor shall insert the substance of this clause, including this paragraph (d), in all subcontracts for items containing specialty metals.

252.225-7015 Restriction on Acquisition of Hand or Measuring Tools.

As prescribed in 225.7002-3(c), use the following clause:

RESTRICTION ON ACQUISITION OF HAND OR MEASURING TOOLS (JUN 2005)

Hand or measuring tools delivered under this contract shall be produced in the United States or its outlying areas.

(End of clause)

252.225-7016 Restriction on Acquisition of Ball and Roller Bearings.

As prescribed in 225.7009-5, use the following clause:

RESTRICTION ON ACQUISITION OF BALL AND ROLLER BEARINGS (MAR 2006)

- (a) Definitions. As used in this clause—
- (1) "Bearing components" means the bearing element, retainer, inner race, or outer race.
- (2) "Component," other than bearing components, means any item supplied to the Government as part of an end product or of another component.
 - (3) "End product" means supplies delivered under a line item of this contract.
- (b) Except as provided in paragraph (c) of this clause, all ball and roller bearings and ball and roller bearing components delivered under this contract, either as end items or components of end items, shall be wholly manufactured in the United States, its outlying areas, or Canada. Unless otherwise specified in this contract, raw materials, such as preformed bar, tube, or rod stock and lubricants, need not be mined or produced in the United States, its outlying areas, or Canada.
- (c) The restriction in paragraph (b) of this clause does not apply to ball or roller bearings that are acquired as—
 - (1) Commercial components of a noncommercial end product; or
- (2) Commercial or noncommercial components of a commercial component of a noncommercial end product.
- (d) The restriction in paragraph (b) of this clause may be waived upon request from the Contractor in accordance with subsection 225.7009-4 of the Defense Federal Acquisition Regulation Supplement.

- (e) The Contractor shall insert the substance of this clause, including this paragraph (e), in all subcontracts, except those for—
 - (1) Commercial items; or
 - (2) Items that do not contain ball or roller bearings.

(End of clause)

252.225-7017 Reserved.

252.225-7018 Notice of Prohibition of Certain Contracts with Foreign Entities for the Conduct of Ballistic Missile Defense Research, Development, Test, and Evaluation.

As prescribed in 225.7017-4, use the following provision:

NOTICE OF PROHIBITION OF CERTAIN CONTRACTS WITH FOREIGN ENTITIES FOR THE CONDUCT OF BALLISTIC MISSILE DEFENSE RESEARCH, DEVELOPMENT, TEST, AND EVALUATION (JUN 2005)

- (a) Definitions.
- (1) "Competent" means the ability of an offeror to satisfy the requirements of the solicitation. This determination is based on a comprehensive assessment of each offeror's proposal including consideration of the specific areas of evaluation criteria in the relative order of importance described in the solicitation.
- (2) "Foreign firm" means a business entity owned or controlled by one or more foreign nationals or a business entity in which more than 50 percent of the stock is owned or controlled by one or more foreign nationals.
 - (3) "U.S. firm" means a business entity other than a foreign firm.
- (b) Except as provided in paragraph (c) of this provision, the Department of Defense will not enter into or carry out any contract, including any contract awarded as a result of a broad agency announcement, with a foreign government or firm if the contract provides for the conduct of research, development, test, or evaluation in connection with the Ballistic Missile Defense Program. However, foreign governments and firms are encouraged to submit offers, since this provision is not intended to restrict access to unique foreign expertise if the contract will require a level of competency unavailable in the United States or its outlying areas.

- (c) This prohibition does not apply to a foreign government or firm if—
- (1) The contract will be performed within the United States or its outlying areas;
- (2) The contract is exclusively for research, development, test, or evaluation in connection with antitactical ballistic missile systems;
- (3) The foreign government or firm agrees to share a substantial portion of the total contract cost. The foreign share is considered substantial if it is equitable with respect to the relative benefits that the United States and the foreign parties will derive from the contract. For example, if the contract is more beneficial to the foreign party, its share of the costs should be correspondingly higher; or
- (4) The U.S. Government determines that a U.S. firm cannot competently perform the contract at a price equal to or less than the price at which a foreign government or firm can perform the contract.

(d)	The offeror () is () is not a U.S. firm.	
			(End of provision)	

252.225-7019 Restriction on Acquisition of Anchor and Mooring Chain. As prescribed in 225.7007-3, use the following clause:

RESTRICTION ON ACQUISITION OF ANCHOR AND MOORING CHAIN (JUN 2005)

- (a) Welded shipboard anchor and mooring chain, four inches or less in diameter, delivered under this contract—
- (1) Shall be manufactured in the United States or its outlying areas, including cutting, heat treating, quality control, testing, and welding (both forging and shot blasting process); and
- (2) The cost of the components manufactured in the United States or its outlying areas shall exceed 50 percent of the total cost of components.
- (b) The Contractor may request a waiver of this restriction if adequate domestic supplies meeting the requirements in paragraph (a) of this clause are not available to meet the contract delivery schedule.

Part 252—Solicitation Provisions and Contract Clauses

(c) The Contractor shall insert the substance of this clause, including this paragraph (c), in all subcontracts for items containing welded shipboard anchor and mooring chain, four inches or less in diameter.

(End of clause)

252.225-7020 Trade Agreements Certificate.

As prescribed in 225.1101(5), use the following provision:

TRADE AGREEMENTS CERTIFICATE (JAN 2005)

- (a) *Definitions*. "Designated country end product," "nondesignated country end product," "qualifying country end product," and "U.S.-made end product" have the meanings given in the Trade Agreements clause of this solicitation.
 - (b) Evaluation. The Government—
- (1) Will evaluate offers in accordance with the policies and procedures of Part 225 of the Defense Federal Acquisition Regulation Supplement; and
- (2) Will consider only offers of end products that are U.S.-made, qualifying country, or designated country end products unless—
 - (i) There are no offers of such end products:
- (ii) The offers of such end products are insufficient to fulfill the Government's requirements; or
 - (iii) A national interest waiver has been granted.
 - (c) Certification and identification of country of origin.
- (1) For all line items subject to the Trade Agreements clause of this solicitation, the offeror certifies that each end product to be delivered under this contract, except those listed in paragraph (c)(2) of this provision, is a U.S.-made, qualifying country, or designated country end product.
 - (2) The following supplies are other nondesignated country end products:

(Line Item Number)

(Country of Origin)

(End of provision)

252.225-7021 Trade Agreements.

As prescribed in 225.1101(6), use the following clause:

TRADE AGREEMENTS (OCT 2006)

- (a) Definitions. As used in this clause—
 - (1) "Caribbean Basin country end product"—
 - (i) Means an article that—
- (A) Is wholly the growth, product, or manufacture of a Caribbean Basin country; or
- (B) In the case of an article that consists in whole or in part of materials from another country, has been substantially transformed in a Caribbean Basin country into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed. The term refers to a product offered for purchase under a supply contract, but for purposes of calculating the value of the end product includes services (except transportation services) incidental to its supply, provided that the value of those incidental services does not exceed the value of the product itself; and
- (ii) Excludes products, other than petroleum and any product derived from petroleum, that are not granted duty-free treatment under the Caribbean Basin Economic Recovery Act (19 U.S.C. 2703(b)). These exclusions presently consist of—
- (A) Textiles, apparel articles, footwear, handbags, luggage, flat goods, work gloves, leather wearing apparel, and handloomed, handmade, or folklore articles that are not granted duty-free status in the Harmonized Tariff Schedule of the United States (HTSUS);
- (B) Tuna, prepared or preserved in any manner in airtight containers; and
- (C) Watches and watch parts (including cases, bracelets, and straps) of whatever type, including, but not limited to, mechanical, quartz digital, or quartz analog, if such watches or watch parts contain any material that is the product of any country to which the HTSUS column 2 rates of duty (HTSUS General Note 3(b)) apply.
- (2) "Component" means an article, material, or supply incorporated directly into an end product.

(3) "Designated country" means—

- (i) A World Trade Organization Government Procurement Agreement (WTO GPA) country (Aruba, Austria, Belgium, Canada, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hong Kong, Hungary, Iceland, Ireland, Israel, Italy, Japan, Korea (Republic of), Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Singapore, Slovak Republic, Slovenia, Spain, Sweden, Switzerland, or the United Kingdom);
- (ii) A Free Trade Agreement country (Australia, Bahrain, Canada, Chile, El Salvador, Guatemala, Honduras, Mexico, Morocco, Nicaragua, or Singapore);
- (iii) A least developed country (Afghanistan, Angola, Bangladesh, Benin, Bhutan, Burkina Faso, Burundi, Cambodia, Cape Verde, Central African Republic, Chad, Comoros, Democratic Republic of Congo, Djibouti, East Timor, Equatorial Guinea, Eritrea, Ethiopia, Gambia, Guinea, Guinea-Bissau, Haiti, Kiribati, Laos, Lesotho, Madagascar, Malawi, Maldives, Mali, Mauritania, Mozambique, Nepal, Niger, Rwanda, Samoa, Sao Tome and Principe, Senegal, Sierra Leone, Solomon Islands, Somalia, Tanzania, Togo, Tuvalu, Uganda, Vanuatu, Yemen, or Zambia); or
- (iv) A Caribbean Basin country (Antigua and Barbuda, Aruba, Bahamas, Barbados, Belize, British Virgin Islands, Costa Rica, Dominica, Dominican Republic, Grenada, Guyana, Haiti, Jamaica, Montserrat, Netherlands Antilles, St. Kitts and Nevis, St. Lucia, St. Vincent and the Grenadines, or Trinidad and Tobago).
- (4) "Designated country end product" means a WTO GPA country end product, a Free Trade Agreement country end product, a least developed country end product, or a Caribbean Basin country end product.
- (5) "End product" means those articles, materials, and supplies to be acquired under this contract for public use.
 - (6) "Free Trade Agreement country end product" means an article that—
- (i) Is wholly the growth, product, or manufacture of a Free Trade Agreement country; or
- (ii) In the case of an article that consists in whole or in part of materials from another country, has been substantially transformed in a Free Trade Agreement country into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed. The term refers to a product offered for purchase under a supply contract, but for purposes of calculating the value of the end product includes services (except transportation

Part 252—Solicitation Provisions and Contract Clauses

services) incidental to its supply, provided that the value of those incidental services does not exceed the value of the product itself.

- (7) "Least developed country end product" means an article that—
- (i) Is wholly the growth, product, or manufacture of a least developed country; or
- (ii) In the case of an article that consists in whole or in part of materials from another country, has been substantially transformed in a least developed country into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed. The term refers to a product offered for purchase under a supply contract, but for purposes of calculating the value of the end product includes services (except transportation services) incidental to its supply, provided that the value of those incidental services does not exceed the value of the product itself.
- (8) "Nondesignated country end product" means any end product that is not a U.S.-made end product or a designated country end product.
- (9) "Qualifying country" means any country set forth in subsection 225.872-1 of the Defense Federal Acquisition Regulation Supplement.
 - (10) "Qualifying country end product" means—
- (i) An unmanufactured end product mined or produced in a qualifying country; or
- (ii) An end product manufactured in a qualifying country if the cost of the following types of components exceeds 50 percent of the cost of all its components:
- (A) Components mined, produced, or manufactured in a qualifying country.
- (B) Components mined, produced, or manufactured in the United States.
- (C) Components of foreign origin of a class or kind for which the Government has determined that sufficient and reasonably available commercial quantities of a satisfactory quality are not mined, produced, or manufactured in the United States.

Part 252—Solicitation Provisions and Contract Clauses

- (11) "United States" means the 50 States, the District of Columbia, and outlying areas.
 - (12) "U.S.-made end product" means an article that—
 - (i) Is mined, produced, or manufactured in the United States; or
- (ii) Is substantially transformed in the United States into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed.
 - (13) "WTO GPA country end product" means an article that—
 - (i) Is wholly the growth, product, or manufacture of a WTO GPA country; or
- (ii) In the case of an article that consists in whole or in part of materials from another country, has been substantially transformed in a WTO GPA country into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed. The term refers to a product offered for purchase under a supply contract, but for purposes of calculating the value of the end product includes services (except transportation services) incidental to its supply, provided that the value of those incidental services does not exceed the value of the product itself.
 - (b) Unless otherwise specified, this clause applies to all items in the Schedule.
- (c) The Contractor shall deliver under this contract only U.S.-made, qualifying country, or designated country end products unless—
- (1) In its offer, the Contractor specified delivery of other nondesignated country end products in the Trade Agreements Certificate provision of the solicitation; and
- (2)(i) Offers of U.S.-made end products or qualifying, designated, Caribbean Basin, or Free Trade Agreement country end products from responsive, responsible offerors are either not received or are insufficient to fill the Government's requirements; or
 - (ii) A national interest waiver has been granted.
- (d) The contract price does not include duty for end products or components for which the Contractor will claim duty-free entry.

Part 252—Solicitation Provisions and Contract Clauses

- (e) The HTSUS is available on the Internet at http://www.usitc.gov/tata/hts/bychapter/index.htm. The following sections of the HTSUS provide information regarding duty-free status of articles specified in paragraph (a)(2)(ii)(A) of this clause:
 - (1) General Note 3(c), Products Eligible for Special Tariff Treatment.
- (2) General Note 17, Products of Countries Designated as Beneficiary Countries Under the United States--Caribbean Basin Trade Partnership Act of 2000.
- (3) Section XXII, Chapter 98, Subchapter II, Articles Exported and Returned, Advanced or Improved Abroad, U.S. Note 7(b).
- (4) Section XXII, Chapter 98, Subchapter XX, Goods Eligible for Special Tariff Benefits Under the United States--Caribbean Basin Trade Partnership Act.

(End of clause)

252.225-7022 Reserved.

252.225-7023 Restriction on Acquisition of Vessel Propellers.

As prescribed in 225.7010-4, use the following clause:

RESTRICTION ON ACQUISITION OF VESSEL PROPELLERS (SEP 2006)

- (a) Except as provided in paragraph (b) of this clause, the Contractor shall deliver under this contract, whether as end items or components of end items, vessel propellers--
 - (1) Manufactured in the United States, its outlying areas, or Canada; and
- (2) For which all component castings were poured and finished in the United States, its outlying areas, or Canada.
 - (b) The restriction in paragraph (a) of this clause--
 - (1) Does not apply to vessel propellers that are commercial items; and
- (2) For other than commercial items, may be waived upon request from the Contractor in accordance with subsection 225.7010-3 of the Defense Federal Acquisition Regulation Supplement.

(End of clause)

252.225-7024 Reserved.

252.225-7025 Restriction on Acquisition of Forgings.

As prescribed in 225.7102-4, use the following clause:

RESTRICTION ON ACQUISITION OF FORGINGS (JUL 2006)

- (a) Definitions. As used in this clause—
 - (1) "Domestic manufacture" means—
 - (i) Manufactured in the United States or its outlying areas; or
- (ii) Manufactured in Canada, if the Canadian firm normally produces similar items or is currently producing the item in support of DoD contracts (as a contractor or a subcontractor).
 - (2) "Forging items" means—

ITEMS

CATEGORIES

Ship propulsion shafts	Excludes service and landing craft shafts
Periscope tubes	All
Ring forgings for bull gears	All greater than 120 inches in diameter

- (b) End items and their components delivered under this contract shall contain forging items that are of domestic manufacture only.
- (c) The restriction in paragraph (b) of this clause may be waived upon request from the Contractor in accordance with subsection 225.7102-3 of the Defense Federal Acquisition Regulation Supplement.
- (d) The Contractor shall retain records showing compliance with the restriction in paragraph (b) of this clause until 3 years after final payment and shall make the records available upon request of the Contracting Officer.
- (e) The Contractor shall insert the substance of this clause, including this paragraph (e), in subcontracts for forging items or for other items that contain forging items.

(End of clause)

252.225-7026 Reserved.

252.225-7027 Restriction on Contingent Fees for Foreign Military Sales. As prescribed in 225.7307(a), use the following clause.

RESTRICTION ON CONTINGENT FEES FOR FOREIGN MILITARY SALES (APR 2003)

- (a) Except as provided in paragraph (b) of this clause, contingent fees, as defined in the Covenant Against Contingent Fees clause of this contract, are generally an allowable cost, provided the fees are paid to—
 - (1) A bona fide employee of the Contractor; or
- (2) A bona fide established commercial or selling agency maintained by the Contractor for the purpose of securing business.
- (b) For foreign military sales, unless the contingent fees have been identified and payment approved in writing by the foreign customer before contract award, the following contingent fees are unallowable under this contract:
- (1) For sales to the Government(s) of ______, contingent fees in any amount.
- (2) For sales to Governments not listed in paragraph (b)(1) of this clause, contingent fees exceeding \$50,000 per foreign military sale case.

(End of clause)

252.225-7028 Exclusionary Policies and Practices of Foreign Governments. As prescribed in 225.7307(b), use the following clause:

EXCLUSIONARY POLICIES AND PRACTICES OF FOREIGN GOVERNMENTS (APR 2003)

The Contractor and its subcontractors shall not take into account the exclusionary policies or practices of any foreign government in employing or assigning personnel, if—

- (a) The personnel will perform functions required by this contract, either in the United States or abroad; and
- (b) The exclusionary policies or practices of the foreign government are based on race, religion, national origin, or sex.

(End of clause)

252.225-7029 Reserved.

252.225-7030 Restriction on Acquisition of Carbon, Alloy, and Armor Steel Plate.

As prescribed in 225.7011-3, use the following clause:

RESTRICTION ON ACQUISITION OF CARBON, ALLOY, AND ARMOR STEEL PLATE (APR 2003)

Carbon, alloy, and armor steel plate shall be melted and rolled in the United States or Canada if the carbon, alloy, or armor steel plate—

- (a) Is in Federal Supply Class 9515 or is described by specifications of the American Society for Testing Materials or the American Iron and Steel Institute; and
- (b) Will be delivered to the Government or will be purchased by the Contractor as a raw material for use in a Government-owned facility or a facility under the control of the Department of Defense.

(End of clause)

252.225-7031 Secondary Arab Boycott of Israel.

As prescribed in 225.7605, use the following provision:

SECONDARY ARAB BOYCOTT OF ISRAEL (JUN 2005)

- (a) Definitions. As used in this provision—
- (1) "Foreign person" means any person (including any individual, partnership, corporation, or other form of association) other than a United States person.
- (2) "United States" means the 50 States, the District of Columbia, outlying areas, and the outer Continental Shelf as defined in 43 U.S.C. 1331.
 - (3) "United States person" is defined in 50 U.S.C. App. 2415(2) and means—
- (i) Any United States resident or national (other than an individual resident outside the United States who is employed by other than a United States person);

Part 252—Solicitation Provisions and Contract Clauses

- (ii) Any domestic concern (including any permanent domestic establishment of any foreign concern); and
- (iii) Any foreign subsidiary or affiliate (including any permanent foreign establishment) of any domestic concern that is controlled in fact by such domestic concern.
- (b) *Certification*. If the offeror is a foreign person, the offeror certifies, by submission of an offer, that it—
 - (1) Does not comply with the Secondary Arab Boycott of Israel; and
- (2) Is not taking or knowingly agreeing to take any action, with respect to the Secondary Boycott of Israel by Arab countries, which 50 U.S.C. App. 2407(a) prohibits a United States person from taking.

(End of provision)

252.225-7032 Waiver of United Kingdom Levies—Evaluation of Offers. As prescribed in 225.1101(7), use the following provision:

WAIVER OF UNITED KINGDOM LEVIES – EVALUATION OF OFFERS (APR 2003)

- (a) Offered prices for contracts or subcontracts with United Kingdom (U.K.) firms may contain commercial exploitation levies assessed by the Government of the U.K. The offeror shall identify to the Contracting Officer all levies included in the offered price by describing—
 - (1) The name of the U.K. firm;
 - (2) The item to which the levy applies and the item quantity; and
 - (3) The amount of levy plus any associated indirect costs and profit or fee.
- (b) In the event of difficulty in identifying levies included in a price from a prospective subcontractor, the offeror may seek advice through the Director of Procurement, United Kingdom Defence Procurement Office, British Embassy, 3100 Massachusetts Avenue NW, Washington, DC 20006.
- (c) The U.S. Government may attempt to obtain a waiver of levies pursuant to the U.S./U.K. reciprocal waiver agreement of July 1987.

Part 252—Solicitation Provisions and Contract Clauses

- (1) If the U.K. waives levies before award of a contract, the Contracting Officer will evaluate the offer without the levy.
- (2) If levies are identified but not waived before award of a contract, the Contracting Officer will evaluate the offer inclusive of the levies.
- (3) If the U.K. grants a waiver of levies after award of a contract, the U.S. Government reserves the right to reduce the contract price by the amount of the levy waived plus associated indirect costs and profit or fee.

(End of provision)

252.225-7033 Waiver of United Kingdom Levies.

As prescribed in 225.1101(8), use the following clause:

WAIVER OF UNITED KINGDOM LEVIES (APR 2003)

- (a) The U.S. Government may attempt to obtain a waiver of any commercial exploitation levies included in the price of this contract, pursuant to the U.S./United Kingdom (U.K.) reciprocal waiver agreement of July 1987. If the U.K. grants a waiver of levies included in the price of this contract, the U.S. Government reserves the right to reduce the contract price by the amount of the levy waived plus associated indirect costs and profit or fee.
- (b) If the Contractor contemplates award of a subcontract exceeding \$1 million to a U.K. firm, the Contractor shall provide the following information to the Contracting Officer before award of the subcontract:
 - (1) Name of the U.K. firm.
 - (2) Prime contract number.
 - (3) Description of item to which the levy applies.
 - (4) Quantity being acquired.
 - (5) Amount of levy plus any associated indirect costs and profit or fee.
- (c) In the event of difficulty in identifying levies included in a price from a prospective subcontractor, the Contractor may seek advice through the Director of Procurement, United Kingdom Defence Procurement Office, British Embassy, 3100 Massachusetts Avenue NW, Washington, DC 20006.

Part 252—Solicitation Provisions and Contract Clauses

(d) The Contractor shall insert the substance of this clause, including this paragraph (d), in any subcontract for supplies where a lower-tier subcontract exceeding \$1 million with a U.K. firm is anticipated.

(End of clause)

252.225-7034 Reserved.

252.225-7035 Buy American Act-Free Trade Agreements-Balance of Payments Program Certificate.

As prescribed in 225.1101(9), use the following provision:

BUY AMERICAN ACT--FREE TRADE AGREEMENTS--BALANCE OF PAYMENTS PROGRAM CERTIFICATE (OCT 2006)

- (a) *Definitions*. "Bahrainian end product," "domestic end product," "Free Trade Agreement country," "Free Trade Agreement country end product," "foreign end product," "Moroccan end product," "qualifying country end product," and "United States" have the meanings given in the Buy American Act--Free Trade Agreements--Balance of Payments Program clause of this solicitation.
 - (b) Evaluation. The Government—
- (1) Will evaluate offers in accordance with the policies and procedures of Part 225 of the Defense Federal Acquisition Regulation Supplement; and
- (2) For line items subject to Free Trade Agreements, will evaluate offers of qualifying country end products or Free Trade Agreement country end products other than Bahrainian end products or Moroccan end products without regard to the restrictions of the Buy American Act or the Balance of Payments Program.
 - (c) Certifications and identification of country of origin.
- (1) For all line items subject to the Buy American Act—Free Trade Agreements—Balance of Payments Program clause of this solicitation, the offeror certifies that—
- (i) Each end product, except the end products listed in paragraph (c)(2) of this provision, is a domestic end product; and
- (ii) Components of unknown origin are considered to have been mined, produced, or manufactured outside the United States or a qualifying country.

Part 252—Solicitation Provisions and Contract Clauses

- (2) The offeror shall identify all end products that are not domestic end products.
- (i) The offeror certifies that the following supplies are qualifying country (except Australian or Canadian) end products:

(Line Item Number)

(Country of Origin)

(ii) The offeror certifies that the following supplies are Free Trade Agreement country end products other than Bahrainian end products or Moroccan end products:

(Line Item Number)

(Country of Origin)

(iii) The following supplies are other foreign end products, including end products manufactured in the United States that do not qualify as domestic end products.

(Line Item Number)

(Country of Origin (If known))

(End of provision)

ALTERNATE I (OCT 2006)

As prescribed in 225.1101(9), substitute the phrase "Canadian end product" for the phrases "Bahrainian end product," "Free Trade Agreement country," "Free Trade Agreement country end product," and "Moroccan end product" in paragraph (a) of the basic provision; and substitute the phrase "Canadian end products" for the phrase "Free Trade Agreement country end products other than Bahrainian end products or Moroccan end products" in paragraphs (b)(2) and (c)(2)(ii) of the basic provision.

252.225-7036 Buy American Act-Free Trade Agreements-Balance of Payments Program.

As prescribed in 225.1101(10)(i), use the following clause:

BUY AMERICAN ACT--FREE TRADE AGREEMENTS--BALANCE OF PAYMENTS PROGRAM (OCT 2006)

- (a) Definitions. As used in this clause—
 - (1) "Bahrainian end product" means an article that—
 - (i) Is wholly the growth, product, or manufacture of Bahrain; or

Part 252—Solicitation Provisions and Contract Clauses

- (ii) In the case of an article that consists in whole or in part of materials from another country, has been substantially transformed in Bahrain into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed. The term refers to a product offered for purchase under a supply contract, but for purposes of calculating the value of the end product includes services (except transportation services) incidental to its supply, provided that the value of those incidental services does not exceed the value of the product itself.
- (2) "Component" means an article, material, or supply incorporated directly into an end product.
 - (3) "Domestic end product" means—
- (i) An unmanufactured end product that has been mined or produced in the United States; or
- (ii) An end product manufactured in the United States if the cost of its qualifying country components and its components that are mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. The cost of components includes transportation costs to the place of incorporation into the end product and U.S. duty (whether or not a duty-free entry certificate is issued). Scrap generated, collected, and prepared for processing in the United States is considered domestic. A component is considered to have been mined, produced, or manufactured in the United States (regardless of its source in fact) if the end product in which it is incorporated is manufactured in the United States and the component is of a class or kind for which the Government has determined that—
- (A) Sufficient and reasonably available commercial quantities of a satisfactory quality are not mined, produced, or manufactured in the United States; or
- (B) It is inconsistent with the public interest to apply the restrictions of the Buy American Act.
- (4) "End product" means those articles, materials, and supplies to be acquired under this contract for public use.
- (5) "Foreign end product" means an end product other than a domestic end product.
- (6) "Free Trade Agreement country" means Australia, Bahrain, Canada, Chile, El Salvador, Guatemala, Honduras, Mexico, Morocco, Nicaragua, or Singapore;

- (7) "Free Trade Agreement country end product" means an article that—
- (i) Is wholly the growth, product, or manufacture of a Free Trade Agreement country; or
- (ii) In the case of an article that consists in whole or in part of materials from another country, has been substantially transformed in a Free Trade Agreement country into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed. The term refers to a product offered for purchase under a supply contract, but for purposes of calculating the value of the end product includes services (except transportation services) incidental to its supply, provided that the value of those incidental services does not exceed the value of the product itself.
 - (8) "Moroccan end product" means an article that—
 - (i) Is wholly the growth, product, or manufacture of Morocco; or
- (ii) In the case of an article that consists in whole or in part of materials from another country, has been substantially transformed in Morocco into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed. The term refers to a product offered for purchase under a supply contract, but for purposes of calculating the value of the end product includes services (except transportation services) incidental to its supply, provided that the value of those incidental services does not exceed the value of the product itself.
- (9) "Qualifying country" means any country set forth in subsection 225.872-1 of the Defense Federal Acquisition Regulation Supplement.
- (10) "Qualifying country component" means a component mined, produced, or manufactured in a qualifying country.
 - (11) "Qualifying country end product" means—
- (i) An unmanufactured end product mined or produced in a qualifying country; or
- (ii) An end product manufactured in a qualifying country if the cost of the following types of components exceeds 50 percent of the cost of all its components:
- (A) Components mined, produced, or manufactured in a qualifying country.

- (B) Components mined, produced, or manufactured in the United States.
- (C) Components of foreign origin of a class or kind for which the Government has determined that sufficient and reasonably available commercial quantities of a satisfactory quality are not mined, produced, or manufactured in the United States.
- (12) "United States" means the 50 States, the District of Columbia, and outlying areas.
 - (b) Unless otherwise specified, this clause applies to all items in the Schedule.
- (c) The Contractor shall deliver under this contract only domestic end products unless, in its offer, it specified delivery of qualifying country end products, Free Trade Agreement country end products other than Bahrainian end products or Moroccan end products, or other foreign end products in the Buy American Act--Free Trade Agreements--Balance of Payments Program Certificate provision of the solicitation. If the Contractor certified in its offer that it will deliver a qualifying country end product or a Free Trade Agreement country end product other than a Bahrainian end product or a Moroccan end product, the Contractor shall deliver a qualifying country end product, a Free Trade Agreement country end product other than a Bahrainian end product or a Moroccan end product, or, at the Contractor's option, a domestic end product.
- (d) The contract price does not include duty for end products or components for which the Contractor will claim duty-free entry.

(End of clause)

ALTERNATE I (OCT 2006)

As prescribed in 225.1101(10)(i)(B), substitute the following paragraphs (a)(4) and (c) for paragraphs (a)(4) and (c) of the basic clause:

- (a)(4) "Canadian end product," means an article that—
 - (i) Is wholly the growth, product, or manufacture of Canada; or
- (ii) In the case of an article that consists in whole or in part of materials from another country, has been substantially transformed in Canada into a new and different article of commerce with a name, character, or use distinct from that of the article or articles from which it was transformed. The term refers to a product offered

Part 252—Solicitation Provisions and Contract Clauses

for purchase under a supply contract, but for purposes of calculating the value of the end product includes services (except transportation services) incidental to its supply, provided that the value of those incidental services does not exceed the value of the product itself.

(c) The Contractor shall deliver under this contract only domestic end products unless, in its offer, it specified delivery of qualifying country, Canadian, or other foreign end products in the Buy American Act--Free Trade Agreements--Balance of Payments Program Certificate provision of the solicitation. If the Contractor certified in its offer that it will deliver a qualifying country end product or a Canadian end product, the Contractor shall deliver a qualifying country end product, a Canadian end product, or, at the Contractor's option, a domestic end product.

252.225-7037 Evaluation of Offers for Air Circuit Breakers.

As prescribed in 225.7006-4(a), use the following provision:

EVALUATION OF OFFERS FOR AIR CIRCUIT BREAKERS (JUN 2005)

- (a) The offeror shall specify, in its offer, any intent to furnish air circuit breakers that are not manufactured in the United States or its outlying areas, Canada, or the United Kingdom.
- (b) The Contracting Officer will evaluate offers by adding a factor of 50 percent to the offered price of air circuit breakers that are not manufactured in the United States or its outlying areas, Canada, or the United Kingdom.

(End of provision)

252.225-7038 Restriction on Acquisition of Air Circuit Breakers.

As prescribed in 225.7006-4(b), use the following clause:

RESTRICTION ON ACQUISITION OF AIR CIRCUIT BREAKERS (JUN 2005)

Unless otherwise specified in its offer, the Contractor shall deliver under this contract air circuit breakers manufactured in the United States or its outlying areas, Canada, or the United Kingdom.

(End of clause)

252.225-7039 Reserved.

252.225-7040 Contractor Personnel Authorized to Accompany U.S. Armed Forces Deployed Outside the United States.

Part 252—Solicitation Provisions and Contract Clauses

As prescribed in 225.7402-4(a), use the following clause:

CONTRACTOR PERSONNEL AUTHORIZED TO ACCOMPANY U.S. ARMED FORCES DEPLOYED OUTSIDE THE UNITED STATES (JUN 2006)

(a) Definitions. As used in this clause—

"Combatant Commander" means the commander of a unified or specified combatant command established in accordance with 10 U.S.C. 161.

"Other military operations" means a range of military force responses that can be projected to accomplish assigned tasks. Such operations may include one or a combination of the following: civic action, humanitarian assistance, civil affairs, and other military activities to develop positive relationships with other countries; confidence building and other measures to reduce military tensions; military presence; activities to convey messages to adversaries; military deceptions and psychological operations; quarantines, blockades, and harassment operations; raids; intervention operations; armed conflict involving air, land, maritime, and strategic warfare operations; support for law enforcement authorities to counter international criminal activities (terrorism, narcotics trafficking, slavery, and piracy); support for law enforcement authorities to suppress domestic rebellion; and support for insurgency, counterinsurgency, and civil war in foreign countries.

"Theater of operations" means an area defined by the combatant commander for the conduct or support of specified operations.

- (b) General.
- (1) This clause applies when Contractor personnel are authorized to accompany U.S. Armed Forces deployed outside the United States in—
 - (i) Contingency operations;
 - (ii) Humanitarian or peacekeeping operations;
 - (iii) Other military operations; or
 - (iv) Military exercises designated by the Combatant Commander.
- (2) Contract performance in support of U.S. Armed Forces deployed outside the United States may require work in dangerous or austere conditions. The Contractor accepts the risks associated with required contract performance in such operations.

Part 252—Solicitation Provisions and Contract Clauses

- (3) Contractor personnel are civilians accompanying the U.S. Armed Forces.
- (i) Except as provided in paragraph (b)(3)(ii) of this clause, Contractor personnel are not authorized to use deadly force against enemy armed forces other than in self-defense.
- (ii) Private security Contractor personnel are authorized to use deadly force only when necessary to execute their security mission to protect assets/persons, consistent with the mission statement contained in their contract.
- (iii) Civilians who accompany the U.S. Armed Forces lose their law of war protection from direct attack if and for such time as they take a direct part in hostilities.
- (4) Service performed by Contractor personnel subject to this clause is not active duty or service under 38 U.S.C. 106 note.

(c) Support.

- (1)(i) The Combatant Commander will develop a security plan for protection of Contractor personnel in locations where there is not sufficient or legitimate civil authority, when the Combatant Commander decides it is in the interests of the Government to provide security because—
 - (A) The Contractor cannot obtain effective security services;
 - (B) Effective security services are unavailable at a reasonable cost; or
 - (C) Threat conditions necessitate security through military means.
- (ii) The Contracting Officer shall include in the contract the level of protection to be provided to Contractor personnel.
- (iii) In appropriate cases, the Combatant Commander may provide security through military means, commensurate with the level of security provided DoD civilians.
- (2)(i) Generally, all Contractor personnel authorized to accompany the U.S. Armed Forces in the theater of operations may be provided resuscitative care, stabilization, hospitalization at level III military treatment facilities, and assistance with patient movement in emergencies where loss of life, limb, or eyesight could occur. Hospitalization will be limited to stabilization and short-term medical treatment with an emphasis on return to duty or placement in the patient movement system.

- (ii) When the Government provides medical treatment or transportation of Contractor personnel to a selected civilian facility, the Contractor shall ensure that the Government is reimbursed for any costs associated with such treatment or transportation.
- (iii) Medical or dental care beyond this standard is not authorized unless specified elsewhere in this contract.
- (3) Unless specified elsewhere in this contract, the Contractor is responsible for all other support required for its personnel engaged in the theater of operations under this contract.
- (4) Contractor personnel must have a letter of authorization issued by the Contracting Officer in order to process through a deployment center or to travel to, from, or within the theater of operations. The letter of authorization also will identify any additional authorizations, privileges, or Government support that Contractor personnel are entitled to under this contract.
- (d) Compliance with laws and regulations. The Contractor shall comply with, and shall ensure that its personnel authorized to accompany U.S. Armed Forces deployed outside the United States as specified in paragraph (b)(1) of this clause are familiar with and comply with, all applicable—
 - (1) United States, host country, and third country national laws;
 - (2) Treaties and international agreements:
- (3) United States regulations, directives, instructions, policies, and procedures; and
- (4) Orders, directives, and instructions issued by the Combatant Commander, including those relating to force protection, security, health, safety, or relations and interaction with local nationals.
- (e) *Pre-deployment requirements*. (1) The Contractor shall ensure that the following requirements are met prior to deploying personnel in support of U.S. Armed Forces. Specific requirements for each category may be specified in the statement of work or elsewhere in the contract.
- (i) All required security and background checks are complete and acceptable.

- (ii) All deploying personnel meet the minimum medical screening requirements and have received all required immunizations as specified in the contract. The Government will provide, at no cost to the Contractor, any theater-specific immunizations and/or medications not available to the general public.
- (iii) Deploying personnel have all necessary passports, visas, and other documents required to enter and exit a theater of operations and have a Geneva Conventions identification card, or other appropriate DoD identity credential, from the deployment center. Any Common Access Card issued to deploying personnel shall contain the access permissions allowed by the letter of authorization issued in accordance with paragraph (c)(4) of this clause.
- (iv) Special area, country, and theater clearance is obtained for personnel. Clearance requirements are in DoD Directive 4500.54, Official Temporary Duty Abroad, and DoD 4500.54-G, DoD Foreign Clearance Guide. Contractor personnel are considered non-DoD personnel traveling under DoD sponsorship.
- (v) All personnel have received personal security training. At a minimum, the training shall—
 - (A) Cover safety and security issues facing employees overseas;
 - (B) Identify safety and security contingency planning activities; and
- (C) Identify ways to utilize safety and security personnel and other resources appropriately.
- (vi) All personnel have received isolated personnel training, if specified in the contract.
- (2) The Contractor shall notify all personnel who are not a host country national, or who are not ordinarily resident in the host country, that—
- (i) Such employees, and dependents residing with such employees, who engage in conduct outside the United States that would constitute an offense punishable by imprisonment for more than one year if the conduct had been engaged in within the special maritime and territorial jurisdiction of the United States, may potentially be subject to the criminal jurisdiction of the United States in accordance with the Military Extraterritorial Jurisdiction Act of 2000 (18 U.S.C. 3621, *et seq.*);
- (ii) Pursuant to the War Crimes Act (18 U.S.C. 2441), Federal criminal jurisdiction also extends to conduct that is determined to constitute a violation of the law of war when committed by a civilian national of the United States;

- (iii) Other laws may provide for prosecution of U.S. nationals who commit offenses on the premises of U.S. diplomatic, consular, military or other U.S. Government missions outside the United States (18 U.S.C. 7(9)); and
- (iv) When there is a formal declaration of war by Congress, Contractor personnel authorized to accompany U.S. Armed Forces may be subject to prosecution under the Uniform Code of Military Justice.
 - (f) Processing and departure points. Deployed Contractor personnel shall—
- (1) Process through the deployment center designated in the contract, or as otherwise directed by the Contracting Officer, prior to deploying. The deployment center will conduct deployment processing to ensure visibility and accountability of Contractor personnel and to ensure that all deployment requirements are met, including the requirements specified in paragraph (e)(1) of this clause;
- (2) Use the point of departure and transportation mode directed by the Contracting Officer; and
- (3) Process through a Joint Reception Center (JRC) upon arrival at the deployed location. The JRC will validate personnel accountability, ensure that specific theater of operations entrance requirements are met, and brief Contractor personnel on theater-specific policies and procedures.

(g) Personnel data list.

- (1) In accordance with DoD Instruction 3020.41, Contractor Personnel Authorized to Accompany the U.S. Armed Forces, the Contractor shall establish and maintain with the designated Government official a current list of all Contractor personnel that deploy with or otherwise provide support in the theater of operations to U.S. Armed Forces as specified in paragraph (b)(1) of this clause. The list shall include each individual's general location in the theater of operations. The Contracting Officer will inform the Contractor of the Government official designated to receive this data and the appropriate automated system(s) to use for this effort.
- (2) The Contractor shall ensure that all employees on the list have a current DD Form 93, Record of Emergency Data Card, on file with both the Contractor and the designated Government official.

(h) Contractor personnel.

(1) The Contracting Officer may direct the Contractor, at its own expense, to

Part 252—Solicitation Provisions and Contract Clauses

remove and replace any Contractor personnel who jeopardize or interfere with mission accomplishment or who fail to comply with or violate applicable requirements of this clause. Such action may be taken at the Government's discretion without prejudice to its rights under any other provision of this contract, including the Termination for Default clause.

- (2) The Contractor shall have a plan on file showing how the Contractor would replace employees who are unavailable for deployment or who need to be replaced during deployment. The Contractor shall keep this plan current and shall provide a copy to the Contracting Officer upon request. The plan shall—
 - (i) Identify all personnel who are subject to military mobilization;
- (ii) Detail how the position would be filled if the individual were mobilized; and
- (iii) Identify all personnel who occupy a position that the Contracting Officer has designated as mission essential.
 - (i) Military clothing and protective equipment.
- (1) Contractor personnel are prohibited from wearing military clothing unless specifically authorized in writing by the Combatant Commander. If authorized to wear military clothing, Contractor personnel must—
- (i) Wear distinctive patches, arm bands, nametags, or headgear, in order to be distinguishable from military personnel, consistent with force protection measures; and
 - (ii) Carry the written authorization with them at all times.
- (2) Contractor personnel may wear military-unique organizational clothing and individual equipment (OCIE) required for safety and security, such as ballistic, nuclear, biological, or chemical protective equipment.
- (3) The deployment center, or the Combatant Commander, shall issue OCIE and shall provide training, if necessary, to ensure the safety and security of Contractor personnel.
- (4) The Contractor shall ensure that all issued OCIE is returned to the point of issue, unless otherwise directed by the Contracting Officer.

(j) Weapons.

- (1) If the Contractor requests that its personnel performing in the theater of operations be authorized to carry weapons, the request shall be made through the Contracting Officer to the Combatant Commander, in accordance with DoD Instruction 3020.41, paragraph 6.3.4.1 or, if the contract is for security services, paragraph 6.3.5.3. The Combatant Commander will determine whether to authorize in-theater Contractor personnel to carry weapons and what weapons and ammunition will be allowed.
- (2) If the Contracting Officer, subject to the approval of the Combatant Commander, authorizes the carrying of weapons—
- (i) The Contracting Officer may authorize the Contractor to issue Contractor-owned weapons and ammunition to specified employees; or
- (ii) The [Contracting Officer to specify the appropriate individual, e.g., Contracting Officer's Representative, Regional Security Officer] may issue Government-furnished weapons and ammunition to the Contractor for issuance to specified Contractor employees.
- (3) The Contractor shall ensure that its personnel who are authorized to carry weapons—
 - (i) Are adequately trained to carry and use them—
 - (A) Safely;
- (B) With full understanding of, and adherence to, the rules of the use of force issued by the Combatant Commander; and
- (C) In compliance with applicable agency policies, agreements, rules, regulations, and other applicable law;
 - (ii) Are not barred from possession of a firearm by 18 U.S.C. 922; and
- (iii) Adhere to all guidance and orders issued by the Combatant Commander regarding possession, use, safety, and accountability of weapons and ammunition.
- (4) Whether or not weapons are Government-furnished, all liability for the use of any weapon by Contractor personnel rests solely with the Contractor and the Contractor employee using such weapon.
 - (5) Upon redeployment or revocation by the Combatant Commander of the

Part 252—Solicitation Provisions and Contract Clauses

Contractor's authorization to issue firearms, the Contractor shall ensure that all Government-issued weapons and unexpended ammunition are returned as directed by the Contracting Officer.

- (k) Vehicle or equipment licenses. Contractor personnel shall possess the required licenses to operate all vehicles or equipment necessary to perform the contract in the theater of operations.
- (l) *Purchase of scarce goods and services*. If the Combatant Commander has established an organization for the theater of operations whose function is to determine that certain items are scarce goods or services, the Contractor shall coordinate with that organization local purchases of goods and services designated as scarce, in accordance with instructions provided by the Contracting Officer.

(m) Evacuation.

- (1) If the Combatant Commander orders a mandatory evacuation of some or all personnel, the Government will provide assistance, to the extent available, to United States and third country national Contractor personnel.
- (2) In the event of a non-mandatory evacuation order, unless authorized in writing by the Contracting Officer, the Contractor shall maintain personnel on location sufficient to meet obligations under this contract.
 - (n) Next of kin notification and personnel recovery.
- (1) The Contractor shall be responsible for notification of the employeedesignated next of kin in the event an employee dies, requires evacuation due to an injury, or is isolated, missing, detained, captured, or abducted.
- (2) In the case of isolated, missing, detained, captured, or abducted Contractor personnel, the Government will assist in personnel recovery actions in accordance with DoD Directive 2310.2, Personnel Recovery.
- (o) *Mortuary affairs*. Mortuary affairs for Contractor personnel who die while accompanying the U.S. Armed Forces will be handled in accordance with DoD Directive 1300.22, Mortuary Affairs Policy.
- (p) *Changes*. In addition to the changes otherwise authorized by the Changes clause of this contract, the Contracting Officer may, at any time, by written order identified as a change order, make changes in the place of performance or Government-furnished facilities, equipment, material, services, or site. Any change order issued in accordance with this paragraph (p) shall be subject to the provisions of the Changes

Part 252—Solicitation Provisions and Contract Clauses

clause of this contract.

- (q) Subcontracts. The Contractor shall incorporate the substance of this clause, including this paragraph (q), in all subcontracts when subcontractor personnel are authorized to accompany U.S. Armed Forces deployed outside the United States in—
 - (1) Contingency operations;
 - (2) Humanitarian or peacekeeping operations;
 - (3) Other military operations; or
 - (4) Military exercises designated by the Combatant Commander.

(End of clause)

252.225-7041 Correspondence in English.

As prescribed in 225.1103(2), use the following clause:

CORRESPONDENCE IN ENGLISH (JUN 1997)

The Contractor shall ensure that all contract correspondence that is addressed to the United States Government is submitted in English or with an English translation.

(End of clause)

252.225-7042 Authorization to Perform.

As prescribed in 225.1103(3), use the following provision:

AUTHORIZATION TO PERFORM (APR 2003)

The offeror represents that it has been duly authorized to operate and to do business in the country or countries in which the contract is to be performed.

(End of provision)

252.225-7043 Antiterrorism/Force Protection for Defense Contractors Outside the United States

As prescribed in 225.7403-2, use the following clause:

ANTITERRORISM/FORCE PROTECTION POLICY FOR DEFENSE CONTRACTORS OUTSIDE THE UNITED STATES (MAR 2006)

- (a) *Definition*. "United States," as used in this clause, means, the 50 States, the District of Columbia, and outlying areas.
- (b) Except as provided in paragraph (c) of this clause, the Contractor and its subcontractors, if performing or traveling outside the United States under this contract, shall—
- (1) Affiliate with the Overseas Security Advisory Council, if the Contractor or subcontractor is a U.S. entity;
- (2) Ensure that Contractor and subcontractor personnel who are U.S. nationals and are in-country on a non-transitory basis, register with the U.S. Embassy, and that Contractor and subcontractor personnel who are third country nationals comply with any security related requirements of the Embassy of their nationality;
- (3) Provide, to Contractor and subcontractor personnel, antiterrorism/force protection awareness information commensurate with that which the Department of Defense (DoD) provides to its military and civilian personnel and their families, to the extent such information can be made available prior to travel outside the United States; and
- (4) Obtain and comply with the most current antiterrorism/force protection guidance for Contractor and subcontractor personnel.
 - (c) The requirements of this clause do not apply to any subcontractor that is—
 - (1) A foreign government;
 - (2) A representative of a foreign government; or
 - (3) A foreign corporation wholly owned by a foreign government.
- (d) Information and guidance pertaining to DoD antiterrorism/force protection can be obtained from (Contracting Officer to insert applicable information cited in PGI 225.7403-1).

(End of clause)

252.225-7044 Balance of Payments Program-Construction Material.

As prescribed in 225.7503(a), use the following clause:

BALANCE OF PAYMENTS PROGRAM--CONSTRUCTION MATERIAL (JUN 2005)

(a) Definitions. As used in this clause--

"Component" means any article, material, or supply incorporated directly into construction material.

"Construction material" means an article, material, or supply brought to the construction site by the Contractor or a subcontractor for incorporation into the building or work. The term also includes an item brought to the site preassembled from articles, materials, or supplies. However, emergency life safety systems, such as emergency lighting, fire alarm, and audio evacuation systems, that are discrete systems incorporated into a public building or work and that are produced as complete systems, are evaluated as a single and distinct construction material regardless of when or how the individual parts or components of those systems are delivered to the construction site. Materials purchased directly by the Government are supplies, not construction material.

"Cost of components" means--

- (1) For components purchased by the Contractor, the acquisition cost, including transportation costs to the place of incorporation into the end product (whether or not such costs are paid to a domestic firm), and any applicable duty (whether or not a duty-free entry certificate is issued); or
- (2) For components manufactured by the Contractor, all costs associated with the manufacture of the component, including transportation costs as described in paragraph (1) of this definition, plus allocable overhead costs, but excluding profit. Cost of components does not include any costs associated with the manufacture of the construction material.

"Domestic construction material" means--

- (1) An unmanufactured construction material mined or produced in the United States; or
- (2) A construction material manufactured in the United States, if the cost of its components mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. Components of foreign origin of the same class or kind for which nonavailability determinations have been made are treated as domestic.

"United States" means the 50 States, the District of Columbia, and outlying areas.

- (b) *Domestic preference*. This clause implements the Balance of Payments Program by providing a preference for domestic construction material. The Contractor shall use only domestic construction material in performing this contract, except for--
- (1) Construction material valued at or below the simplified acquisition threshold in Part 2 of the Federal Acquisition Regulation; or
- (2) The construction material or components listed by the Government as follows:

[Contracting Officer to list applicable excepted materials or indicate "none"]

(End of clause)

252.225-7045 Balance of Payments Program—Construction Material Under Trade Agreements.

As prescribed in 225.7503(b), use the following clause:

BALANCE OF PAYMENTS PROGRAM--CONSTRUCTION MATERIAL UNDER TRADE AGREEMENTS (OCT 2006)

(a) Definitions. As used in this clause--

"Caribbean Basin country construction material" means a construction material that—

- (1) Is wholly the growth, product, or manufacture of a Caribbean Basin country; or
- (2) In the case of a construction material that consists in whole or in part of materials from another country, has been substantially transformed in a Caribbean Basin country into a new and different construction material distinct from the materials from which it was transformed.

"Component" means any article, material, or supply incorporated directly into construction material.

"Construction material" means an article, material, or supply brought to the construction site by the Contractor or a subcontractor for incorporation into the building or work. The term also includes an item brought to the site preassembled from articles, materials, or supplies. However, emergency life safety systems, such as emergency lighting, fire alarm, and audio evacuation systems, that are discrete systems

Part 252—Solicitation Provisions and Contract Clauses

incorporated into a public building or work and that are produced as complete systems, are evaluated as a single and distinct construction material regardless of when or how the individual parts or components of those systems are delivered to the construction site. Materials purchased directly by the Government are supplies, not construction material.

"Cost of components" means--

- (1) For components purchased by the Contractor, the acquisition cost, including transportation costs to the place of incorporation into the end product (whether or not such costs are paid to a domestic firm), and any applicable duty (whether or not a duty-free entry certificate is issued); or
- (2) For components manufactured by the Contractor, all costs associated with the manufacture of the component, including transportation costs as described in paragraph (1) of this definition, plus allocable overhead costs, but excluding profit. Cost of components does not include any costs associated with the manufacture of the construction material.

"Designated country" means—

- (1) A World Trade Organization Government Procurement Agreement (WTO GPA) country (Aruba, Austria, Belgium, Canada, Cyprus, Czech Republic, Denmark, Estonia, Finland, France, Germany, Greece, Hong Kong, Hungary, Iceland, Ireland, Israel, Italy, Japan, Korea (Republic of), Latvia, Liechtenstein, Lithuania, Luxembourg, Malta, Netherlands, Norway, Poland, Portugal, Singapore, Slovak Republic, Slovenia, Spain, Sweden, Switzerland, or the United Kingdom);
- (2) A Free Trade Agreement country (Australia, Bahrain, Canada, Chile, El Salvador, Guatemala, Honduras, Mexico, Morocco, Nicaragua, or Singapore);
- (3) A least developed country (Afghanistan, Angola, Bangladesh, Benin, Bhutan, Burkina Faso, Burundi, Cambodia, Cape Verde, Central African Republic, Chad, Comoros, Democratic Republic of Congo, Djibouti, East Timor, Equatorial Guinea, Eritrea, Ethiopia, Gambia, Guinea, Guinea-Bissau, Haiti, Kiribati, Laos, Lesotho, Madagascar, Malawi, Maldives, Mali, Mauritania, Mozambique, Nepal, Niger, Rwanda, Samoa, Sao Tome and Principe, Senegal, Sierra Leone, Solomon Islands, Somalia, Tanzania, Togo, Tuvalu, Uganda, Vanuatu, Yemen, or Zambia); or
- (4) A Caribbean Basin country (Antigua and Barbuda, Aruba, Bahamas, Barbados, Belize, British Virgin Islands, Costa Rica, Dominica, Dominican Republic, Grenada, Guyana, Haiti, Jamaica, Montserrat, Netherlands Antilles, St. Kitts and Nevis, St. Lucia, St. Vincent and the Grenadines, or Trinidad and Tobago).

"Designated country construction material" means a construction material that is a WTO GPA country construction material, a Free Trade Agreement country construction material, a least developed country construction material, or a Caribbean Basin country construction material.

"Domestic construction material" means--

- (1) An unmanufactured construction material mined or produced in the United States; or
- (2) A construction material manufactured in the United States, if the cost of its components mined, produced, or manufactured in the United States exceeds 50 percent of the cost of all its components. Components of foreign origin of the same class or kind for which nonavailability determinations have been made are treated as domestic.

"Free Trade Agreement country construction material" means a construction material that--

- (1) Is wholly the growth, product, or manufacture of a Free Trade Agreement country; or
- (2) In the case of a construction material that consists in whole or in part of materials from another country, has been substantially transformed in a Free Trade Agreement country into a new and different construction material distinct from the material from which it was transformed.

"Least developed country construction material" means a construction material that—

- (1) Is wholly the growth, product, or manufacture of a least developed country; or
- (2) In the case of a construction material that consists in whole or in part of materials from another country, has been substantially transformed in a least developed country into a new and different construction material distinct from the materials from which it was transformed.

"United States" means the 50 States, the District of Columbia, and outlying areas.

"WTO GPA country construction material" means a construction material that—

(1) Is wholly the growth, product, or manufacture of a WTO GPA country; or

Part 252—Solicitation Provisions and Contract Clauses

- (2) In the case of a construction material that consists in whole or in part of materials from another country, has been substantially transformed in a WTO GPA country into a new and different construction material distinct from the materials from which it was transformed.
- (b) This clause implements the Balance of Payments Program by providing a preference for domestic construction material. In addition, the Contracting Officer has determined that the WTO GPA and Free Trade Agreements apply to this acquisition. Therefore, the Balance of Payments Program restrictions are waived for designated country construction materials.
- (c) The Contractor shall use only domestic or designated country construction material in performing this contract, except for--
- (1) Construction material valued at or below the simplified acquisition threshold in Part 2 of the Federal Acquisition Regulation; or
- (2) The construction material or components listed by the Government as follows:

[Contracting Officer to list applicable excepted materials or indicate "none"]

(End of clause)

ALTERNATE I (OCT 2006). As prescribed in 225.7503(b), add the following definition of "Bahrainian or Mexican construction material" to paragraph (a) of the basic clause, and substitute the following paragraphs (b) and (c) for paragraphs (b) and (c) of the basic clause:

"Bahrainian or Mexican construction material" means a construction material that—

- (1) Is wholly the growth, product, or manufacture of Bahrain or Mexico; or
- (2) In the case of a construction material that consists in whole or in part of materials from another country, has been substantially transformed in Bahrain or Mexico into a new and different construction material distinct from the materials from which it was transformed.
- (b) This clause implements the Balance of Payments Program by providing a preference for domestic construction material. In addition, the Contracting Officer has determined that the WTO GPA and all Free Trade Agreements except NAFTA apply to this acquisition. Therefore, the Balance of Payments Program restrictions are waived

Part 252—Solicitation Provisions and Contract Clauses

for designated country construction material other than Bahrainian or Mexican construction material.

- (c) The Contractor shall use only domestic or designated country construction material other than Bahrainian or Mexican construction material in performing this contract, except for--
- (1) Construction material valued at or below the simplified acquisition threshold in Part 2 of the Federal Acquisition Regulation; or
- (2) The construction material or components listed by the Government as follows:

[Contracting Officer to list applicable excepted materials or indicate "none"].